III. Current Financial Status

A Look at the Future in the Absence of Restructuring Initiatives

*Note: The following projections were prepared based solely on the City's current levels of operating expenses and capital expenditures and do not account for (i) increases in expenditures necessary to restore City services to adequate levels, (ii) additional investment by the City in services, assets or infrastructure or (iii) any changes to legacy liabilities.

(\$ in millions)		Fiscal y	ear ended ac	tual					Prelim	inary fore	cast			5-year
_	2008	2009	2010	2011	2012		2013	20	014	2015	2	016	2017	total
Revenues														
Municipal income tax	\$ 276.5	\$ 240.8	\$ 216.5 \$	228.3	\$ 233.0		\$ 238.7	\$	243.4 \$	247.3	\$	249.0	\$ 250.7	\$ 1,229.1
State revenue sharing	249.6	266.6	263.6	239.3	173.3		182.8		184.3	186.1		187.9	189.5	930.4
Wagering taxes	180.4	173.0	183.3	176.9	181.4		173.0		170.0	168.3		170.0	171.7	853.0
Sales and charges for services	191.3	166.7	154.1	155.0	145.4		120.4		124.8	119.4		118.2	117.0	599.7
Property taxes	155.2	163.7	143.0	182.7	147.8		134.9		118.4	110.2		105.7	100.8	570.0
Utility users' and other taxes	73.0	71.5	64.8	64.8	57.1		54.8		47.2	40.9		40.9	41.3	225.0
Other revenue	156.9	142.7	134.2	152.4	125.5		93.4		75.6	55.8		55.8	55.9	336.4
General Fund reimbursements	34.7	55.7	47.6	32.3	47.6		31.2		30.3	30.3		30.3	30.3	152.2
Transfers in (UTGO millage & non-General Fund_	80.1	82.5	83.8	85.1	85.8	_	92.8		89.0	87.9		83.8	84.4	438.0
Total revenues	1,397.7	1,363.3	1,291.0	1,316.8	1,196.9		1,121.9	1	,082.8	1,046.2	1	1,041.5	1,041.4	5,333.8
Expenditures														
Salaries/overtime/fringe	(509.9)	(506.6)	(466.4)	(454.8)	(431.5)		(357.3)		(341.5)	(341.9)		(346.4)	(352.5)	(1,739.7)
Health benefits - active	(49.9)	(54.4)	(70.8)	(64.6)	(54.3)		(43.1)		(51.2)	(54.0)		(57.4)	(61.0)	(266.7)
Other operating expenses	(551.2)	(464.3)	(427.5)	(368.2)	(371.3)		(291.6)		(292.9)	(288.2)		(295.9)	(301.5)	(1,470.2)
Operating expenditures	(1,111.1)	(1,025.3)	(964.7)	(887.5)	(857.1)		(692.0)		(685.7)	(684.1)		(699.7)	(715.0)	(3,476.6)
Net operating surplus	286.7	338.0	326.3	429.2	339.8	_	429.9		397.2	362.0		341.8	326.3	1,857.2
Debt service (LTGO & UTGO)	(133.8)	(177.6)	(135.9)	(137.3)	(135.6)		(141.4)		(135.9)	(124.4)		(119.4)	(96.1)	(617.2)
POC - principal and interest	(29.8)	(25.1)	(28.1)	(38.9)	(39.0)		(55.4)		(61.0)	(63.2)		(65.4)	(67.6)	(312.6)
POC swaps	(45.3)	(49.9)	(50.7)	(50.7)	(50.7)		(50.6)		(50.6)	(50.6)		(50.6)	(50.6)	(253.1)
Pension contributions	(76.3)	(65.7)	(50.8)	(119.5)	(86.1)		(78.3)		(199.5)	(233.1)		(258.9)	(285.9)	(1,055.8)
Health benefits - retiree	(129.3)	(143.7)	(132.3)	(139.7)	(150.1)		(151.6)		(140.7)	(151.1)		(161.6)	(172.0)	(776.9)
Legacy expenditures	(414.6)	(462.0)	(397.9)	(486.1)	(461.6)		(477.3)		(587.6)	(622.4)		(655.9)	(672.3)	(3,015.6)
Deficit (excl. financing proceeds)	(127.9)	(124.1)	(71.7)	(56.9)	(121.8)	_	(47.4)		(190.5)	(260.4)		(314.1)	(346.0)	(1,158.4)
Financing proceeds	75.0	-	250.0	-	_		137.0		-	_		_	-	137.0
Total surplus (deficit)	\$ (52.9)	\$ (124.1)		(56.9)	\$ (121.8)		\$ 89.6	\$	(190.5) \$	(260.4)	\$	(314.1)	\$ (346.0)	\$ (1,021.4)
Accumulated unrestricted General Fund deficit	\$ (219.2)	\$ (331.9)	\$ (155.7) \$	(196.6)	\$ (326.6)		\$ (237.0)	\$	(427.5) \$	(687.9)	\$ (1	1,002.0)	\$ (1,348.0)	

IV. The City Has Taken Action to Address Its Financial Challenges

Headcount Reductions

- Since 2011, the City has reduced its headcount by more than 2,700 employees (from 12,302 employees as of close of FY 2010 to approximately 9,560 as of May 31, 2013).
- The City's headcount reductions have resulted in *annual savings of over \$100 million*.

Reductions of Labor Costs through Implementation of City Employment Terms ("CETs")

• Implementation of the CETs provides for an *estimated \$102 million in annual savings*.

Revenue Generating Initiatives

- Increased Corporate Tax Rate. In January 2012, the City's corporate income tax rate was raised to 2.0% from 1.0%. This increased rate was projected to generate an estimated \$6 million in additional annual revenue.
- Enhanced Tax Collection Initiatives. The City has implemented, and is implementing, initiatives designed to (i) improve collection of past due taxes and (ii) enhance collection efforts on a prospective basis. These efforts to enhance collection of taxes could generate an estimated \$13 million in additional annual revenue.
- Increased Lighting Rates. In January 2013, the City's Public Lighting Department increased its rates to more closely align with market rates/eliminate practice of charging customers less for power than the City itself was paying. Increased PLD rates could generate an estimated \$9 million in additional annual revenue.



IV. The City Has Taken Action to Address Its Financial Challenges

Significantly Reduced Operating Expenses

- Reductions in Vendor Costs. The City is implementing an initiative to reduce its vendor-related costs by 10%. Reductions in vendor costs are expected to save an estimated \$10 million annually.
- Reduction in Subsidy to DDOT. In 2012, the City undertook steps to improve the efficiency of the Detroit Dep't of Transportation (e.g., through route rationalization), thereby reducing the subsidy from the City's General Fund to the DDOT enterprise fund by approximately \$15 million annually.

Deferred Capital Expenditures

- The City has deferred capital expenditures.
 - Average aggregate capital outlays for the fiscal years 2008 2012 were only \$82.98 million. Average aggregate capital outlays for the preceding fiscal years 2003 2007 were \$151.94 million.
 - For fiscal years 2014 2023, it is estimated that General Fund necessary capital expenditures will average approximately \$145 million.

Demolition Initiative. Program launched in April 2010 with the goal of demolishing 10,000 vacant structures in three years.

• Over 5,000 structures have been demolished; the remaining portion of the 10,000 structures in the program are planned to be demolished by December 2013.



- To address the crises confronting the City and remedy the deficiencies in services addressed above (including, in particular, deficiencies in services relating to public safety), and to achieve a sustainable restructuring that promotes the long term health, safety and growth of the City, the City must aggressively pursue and devote substantial resources to the objectives described below.
- The City proposes to spend approximately \$1.25 billion over the next ten years to, among other things, (i) improve the performance and infrastructure of its Police, Fire, EMS and Transportation Departments, (ii) comprehensively address and remediate urban blight, (iii) modernize its information technology systems on a City-wide basis and (iv) address lingering issues plaguing the City's electrical grid and lighting.



Public Safety

Police

- Objectives

- Reduce response times to the national average.
- Improve closure rates and first responder investigations.
- Update and overhaul police fleet and facilities.
- Modernize the Department's information technology.
- Achieve compliance with federal consent decrees.
- Refine structure, staffing and organization of department to better serve citizens; hold all members (sworn and civilian) of the department accountable to effectively maintain core responsibilities of policing.

• Fire/EMS

- Objectives

- Modernize fleet and facilities to ensure that DFD has adequate and reliable infrastructure and equipment to perform its duties.
- Modernize information technology.
- Improve operating efficiency and cost structure.



Street lights

- Objectives
 - Implement current population-based streetlight footprint.
 - Outsource operations and maintenance to the newly-created Public Lighting Authority structure (with oversight from the City).
 - Improve service to citizens and better cost management.

Blight Removal.

Objectives

- Stabilize and revitalize neighborhoods and communities within the City and improve quality of life.
- Decrease incidence of crime and fire in blighted buildings and areas.
- Increase property values.
- Improvement in appearance of City.



Electrical Transmission Grid

Objectives

- Improvement in performance of grid and services to citizens.
- Decommissioning of grid, sub-stations and idled power plant.
- Increase revenue collection from customers.

Information Systems Upgrades

• Investment by the City in upgraded information technology is an indispensable aspect of the restructuring and reinvestment proposals and is critical to achieving almost all of the objectives described herein.

Objectives

- Enhance City-wide IT infrastructure to assist with effectuating change and augmenting workflows.
- Increase integration between finance and operational systems City-wide resulting in lower labor costs and improved efficiencies.
- Improve financial and operational reporting, resulting in:
 - Ability to monitor and improve operating performance.
 - More timely and accurate financial reporting to interested parties.
 - Improved revenue and collection efforts as a result of streamlined processes.



Detroit Department of Transportation.

- Objectives
 - Reduce general fund subsidy through increased revenue and reduced costs.
 - Determine best strategic direction for DDOT.



VI. Realization of Value of Assets

- The Emergency Manager currently is evaluating the City's assets to determine the most advantageous course of action to preserve or maximize the value of such assets for the long-term benefit of the City. The City will evaluate all options, including preserving the status quo, entering into partnerships with other public entities, outsourcing of operations and transferring non-core assets to other private or public entities in sale, lease or other transactions.
- No decisions have been made regarding any particular asset, and the Emergency Manager will continue to evaluate options for inclusion in his comprehensive restructuring plan.



VII. Ten Year Projections (General Fund Only) (Steady State)

(\$ in millions)					Prelimina	ry forecast					10-year
	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	<u>total</u>
Revenues											
Municipal income tax	\$ 243.4	\$ 247.3	\$ 249.0	\$ 250.7	\$ 252.4	\$ 254.0	\$ 255.6	\$ 257.8	\$ 260.9	\$ 264.0	\$ 2,535.0
State revenue sharing	184.3	186.1	187.9	189.5	191.2	193.0	194.8	188.3	190.0	191.7	1,896.4
Wagering taxes	170.0	168.3	170.0	171.7	173.4	175.1	176.9	178.7	180.4	182.2	1,746.7
Sales and charges for services	124.8	119.4	118.2	117.0	115.7	114.5	113.4	112.3	113.2	114.2	1,162.6
Property taxes	118.4	110.2	105.7	100.8	100.5	99.6	99.7	100.2	100.8	102.1	1,038.0
Utility users' and other taxes	47.2	40.9	40.9	41.3	41.7	42.1	42.5	43.0	43.4	43.8	426.8
Other revenue	75.6	55.8	55.8	55.9	55.9	56.0	56.0	56.0	56.1	56.1	579.2
General Fund reimbursements	30.3	30.3	30.3	30.3	30.3	30.3	30.3	30.3	30.3	30.3	302.6
Transfers in (UTGO millage & non-General Fund	89.0	87.9	83.8	84.4	83.9	81.2	80.6	80.0	65.0	61.2	797.1
Total revenues	1,082.8	1,046.2	1,041.5	1,041.4	1,045.0	1,045.7	1,049.8	1,046.3	1,040.1	1,045.7	10,484.5
Expenditures											
Salaries/overtime/fringe	(341.5)	(341.9)	(346.4)	(352.5)	(358.8)	(365.1)	(371.4)	(378.4)	(386.0)	(393.7)	(3,635.7)
Health benefits - active	(51.2)	(54.0)	(57.4)	(61.0)	(64.5)	(67.9)	(71.2)	(74.6)	(78.4)	(82.3)	(662.5)
Other operating expenses	(292.9)	(288.2)	(295.9)	(301.5)	(309.7)	(313.5)	(320.0)	(326.5)	(335.3)	(339.7)	(3,123.2)
Operating expenditures	(685.7)	(684.1)	(699.7)	(715.0)	(733.1)	(746.5)	(762.5)	(779.5)	(799.6)	(815.7)	(7,421.5)
Net operating surplus	397.2	362.0	341.8	326.3	311.9	299.2	287.2	266.8	240.5	230.0	3,063.0
Debt service (LTGO & UTGO)	(135.9)	(124.4)	(119.4)	(96.1)	(95.0)	(92.5)	(91.8)	(91.5)	(74.8)	(70.9)	(992.4)
POC - principal and interest	(61.0)	(63.2)	(65.4)	(67.6)	(69.9)	(68.1)	(69.0)	(69.9)	(70.7)	(71.4)	(676.3)
POC swaps	(50.6)	(50.6)	(50.6)	(50.6)	(50.6)	(50.6)	(49.8)	(48.9)	(48.1)	(47.4)	(498.0)
Pension contributions	(199.5)	(233.1)	(258.9)	(285.9)	(314.7)	(321.4)	(331.5)	(337.2)	(339.5)	(343.0)	(2,964.8)
Health benefits - retiree	(140.7)	(151.1)	(161.6)	(172.0)	(182.3)	(192.3)	(201.9)	(212.0)	(222.6)	(233.7)	(1,870.0)
Legacy expenditures	(587.6)	(622.4)	(655.9)	(672.3)	(712.6)	(725.0)	(744.0)	(759.5)	(755.8)	(766.4)	(7,001.5)
Deficit (excl. financing proceeds)	(190.5)	(260.4)	(314.1)	(346.0)	(400.7)	(425.8)	(456.8)	(492.6)	(515.3)	(536.4)	(3,938.5)
Financing proceeds	-	-	-	-	-	-	-	-	-	-	-
Total surplus (deficit)	\$ (190.5)	\$ (260.4)	\$ (314.1)	\$ (346.0)	\$ (400.7)	\$ (425.8)	\$ (456.8)	\$ (492.6)	\$ (515.3)	\$ (536.4)	\$ (3,938.5)
Accumulated unrestricted General Fund deficit	(427.5)	(687.9)	(1,002.0)	(1,348.0)	(1,748.7)	(2,174.5)	(2,631.3)	(3,123.9)	(3,639.2)	(4,175.6)	
Reinvestment in the City											
Department revenue initiatives	\$ 22.9	\$ 22.1	\$ 24.4	\$ 24.2	\$ 24.5	\$ 24.7	\$ 25.0	\$ 25.3	\$ 25.6	\$ 25.9	\$ 244.6
Additional operating expenditures	(53.7)	(37.0)	(21.3)	(22.0)	(21.7)	(22.7)	(29.3)	(29.3)	(29.7)	(30.7)	(297.4)
Capital investments	(107.7)	(74.5)	(38.8)	(51.9)	(33.3)	(30.8)	(28.4)	(29.5)	(28.5)	(29.0)	(452.3)
Blight (excludes heavy commercial)	(50.0)	(50.0)	(100.0)	(100.0)	(100.0)	(100.0)	-	-	-	<u> </u>	(500.0)
Total reinvestment in the City	(188.5)	(139.3)	(135.7)	(149.7)	(130.5)	(128.8)	(32.8)	(33.4)	(32.6)	(33.8)	(1,005.2)
Adjusted surplus (deficit)	\$ (379.0)	\$ (399.7)	\$ (449.8)	\$ (495.6)	\$ (531.2)	\$ (554.6)	\$ (489.6)	\$ (526.1)	\$ (547.9)	\$ (570.2)	\$ (4,943.7)
Adj. accumulated unrestricted General Fund deficit	(615.9)	(1,015.6)	(1,465.4)	(1,961.0)	(2,492.2)	(3,046.8)	(3,536.4)	(4,062.5)	(4,610.4)	(5,180.6)	

VII. Ten Year Projections (General Fund Only)

Restructuring Scenario.

(\$ in millions)						I	Prelim	ina r	y fore cast							1	0-year
	2014	201	15	2016		2017	201	8	2019	2020	1	2021	2022		2023		t ota l
Total revenues	\$1,082.8	\$ 1,0	04 6. 2	\$1,041.5	\$:	1,041.4	\$ 1,04	5.0	\$ 1,045.7	\$1,049	.8	\$1,046.3	\$ 1,040	1	\$ 1,045.7	\$	1 0,4 84 .5
Department revenue initiatives	22.9		22.1	24.4		24.2	2	4.5	24.7	25	.0	25.3	25	6	25.9		2 44 .6
Operating expenditures	(685.7)	(6	68 4. 1)	(699.7)	(715.0)	(73	3. 1)	(746.5)	(7 62	.5)	(779.5)	(799	.6)	(815.7)		(7,421.5)
Additional operating expenditures	(53.7)	((37.0)	(21.3))	(22.0)	(2	1.7)	(22.7)	(29	.3)	(29.3)	(29	.7)	(3 0.7)		(297.4)
Net operating surplus	\$ 366.4	\$ 3	47.2	\$ 344.9	\$	328.5	\$ 314	1.6	\$ 301.2	\$ 282.	.9	\$ 262.9	\$ 236	4	\$ 225.2	\$	3,010.2
Rein vestm ent expenditures /adjustm ents																	
Reorganization (Capital investments & Professional fees)	(167.0)	(1	11.7)	(38.8))	(51.9)	(3	3.3)	(3 0.8)	(28	.4)	(29.5)	(28	5)	(29.0)		(5 48 .8)
Blight(excludes heavy commercial)	(50.0)	((5 0.0)	(100.0)	(100.0)	(10	0.0)	(100.0)		-	-			-		(500.0)
DC Pension contribution (10% Police/Fire, 5% other)	(25.4)	([25.7]	(26.2))	(26.6)	(2	7. 2)	(27.7)	(28	.2)	(28.7)	(29	.3)	(29.9)		(274.8)
POC reimbursements	(24.1)	((25.4)	(26.2))	(26.8)	(2	7.5)	(27.1)	(27	.3)	(27.4)	(2.7	4)	(27.4)		(266.7)
PLD decom mission	-	((25.0)	(25.0))	(25.0)		-	-		-	-			-		(75.0)
In creased tax revenues	7.4		12.2	16.4		23.8	2	8.3	36.0	42	.0	48.5	56	.3	63.8		3 34 .5
Total restructuring	(259.1)	(2	22 5. 6)	(199.8))	(206.6)	(15	9. 6)	(149.6)	(42	.0)	(37.1)	(29	.0)	(22.6)		(1,330.9)
Funds available for legacy liabilities	107.3	1	21.6	145.2		122.0	15	5. 0	15 1. 6	2 40	.9	2 25 .7	207	.4	20 2. 6		1,6 79 .3
Payments to secured claims																	
LTGO - secured	(18.7)	([2 9. 2]	(29.2))	(29.2)	(2	9.2)	(29.2)	(29	.2)	(29.2)	(29	2)	(29.2)		(281.6)
UTGO - secured	(8.0)		(9.8)	(9.8))	(9.8)	(9.8)	(9.8)	(9	.8)	(9.8)	(9	.8)	(9.8)		(96.4)
POC swaps (1)	(50.6)	((5 0. 6)	(50.6))	(50.6)	(5	0.6)	(50.6)	(49	.8)	(48.9)	(48	1)	(47.4)		(498.0)
Notes/loans payable	-		-	-		-		-	-		-	-	-		-		-
Total payments to secured claims	(77.3)	((8 9. 7)	(89.7	1	(89.7)	(8	9. 7)	(89.7)	(88)	.9)	(88.0)	(87	2)	(86.4)		(876.0)
Funds available for un secured claims	\$ 30.0	\$	31.9	\$ 55.5	\$	32.3	\$ 6	5.4	\$ 62.0	\$ 152	.1	\$ 137.7	\$ 120	.2	\$ 116.2	\$	8 03 .3
Asset monetization / revenue opportunities	tbd		tbd	tbd		tbd	1	bd	tb d	tl	bd	tbd	tb	d	tb d		-
Funds available for unsecured claims w/opportunities	\$ 30.0	\$	31.9	\$ 55.5	\$	32.3	\$ 6	5. 4	\$ 62.0	\$ 152	.1	\$ 137.7	\$ 120	.2	\$ 116.2	\$	8 03 .3

Estimate d unse cured claims	
Jnsecured debt	
LTGO - un secured	\$ 161.0
UTGO - unsecured	369.1
POC principal balance	1,428.8
No tes/loans payable	33.6
Sub-total: Unsecured debt	1,992.5
nsecured pension & OPEB	
OPEB liability	5,718.3
Pension unfunded liability (PFRS)	1,437.0
Pen sion unfunded liability (DGRS)	2,037.0
Sub-total: Pension & OPEB	9, 19 2. 3
her un secured items	
Other liabilities (FY 2012 CAFR)	264.6
Oth er po tential claims	tb d
Sub-total: Other	26 4. 6
stimated total unsecured claims	\$11,449.4



(1) Assumes continued payments as scheduled. Treatment to be determined

VII. Ten Year Projections (General Fund Only)

Conclusions Based Upon Projections

- The City acknowledges that it must exert reasonable efforts to maximize recoveries for all creditors.
- As demonstrated by the 10-year projections, however, the City's expected revenues will fall significantly short of the levels required to fund the City's operations and fully satisfy its liabilities.
- Given the City's (i) substantial debt levels (LTGO; UTGO; COPs; Swaps), (ii) significant labor related liabilities and (iii) continuing operating expenses, shared sacrifice will be required from all stakeholders to achieve the City's dual (and complementary) goals of maximizing returns for its stakeholder constituencies while simultaneously establishing the framework for a healthy and growing Detroit moving forward.
- All of the City's stakeholders can benefit from a restructured and revitalized Detroit.



Summary of Treatment of Debt

- Secured Debt
 - **DWSD Debt.** The existing DWSD water and sewer bond debt may be divided into two classes, *if applicable*:
 - DWSD Class A Debt Claims
 - DWSD Class A Debt Claims shall consist of claims under or evidenced by certain debt that may be paid prior to the effective date of the City's comprehensive restructuring plan without incurring a material premium or penalty.
 - On the effective date of the City's comprehensive restructuring plan, accrued principal and interest for DWSD Class A Debt Claims accrued through the restructuring plan's effective date will either (i) be repaid in full in cash or (ii) receive such treatment as may be agreed upon by the parties.



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- Source of funds for repayment: New long-term bond issuances with a newly-formed Metropolitan Area Water and Sewer Authority, or "MAWSA," as the issuer.
 - i. New Series A Bond Principal: An amount equal to the sum of the principal of the outstanding debt that was issued to redeem the DWSD Class A Debt Bonds plus interest thereon accrued through the restructuring plan's effective date and fees incurred in connection with the new financings.
 - ii. New Series A Bond Collateral: Lien on net revenues generated by MAWSA assets with the same priorities as the DWSD Class A Debt, but subordinate to the operating and maintenance costs of the system, including the Transaction Payment.
 - iii. New Series A Bond Interest Rate: Prevailing market rate for similar long-term municipal bonds at the time of issuance.
 - iv. New Series A Bond Maturities: The various series of new municipal bonds would have long-term maturities determined at the time of issuance on the basis of then-existing market conditions.

- DWSD Class B Debt Claims.

- DWSD Class B Debt Claims shall consist of all claims under or evidenced by each series of existing water or sewer bond debt (whether callable or not) that are not DWSD Class A Debt Claims.



- i. On the effective date of the City's comprehensive restructuring plan, holders of DWSD Class B Debt Claims shall receive Series B Restructured Bonds or such treatment as may be agreed upon by the parties.
- **Series B Restructured Bond Terms:** Series B Restructured Bonds would be issued by MAWSA to holders of outstanding DWSD Class B Debt Claims.
 - i. <u>Series B Restructured Bond Principal</u>: For each series of Series B Restructured Bonds, an amount equal to the sum of the principal of the outstanding DWSD Class B Debt Bonds for which such Series B Restructured Bonds are to be exchanged plus interest thereon accrued through the restructuring plan Effective Date.
 - ii. <u>Series B Restructured Bond Collateral</u>: Lien on net revenues generated by MAWSA assets in the same priorities as currently exist for the DWSD Class B Debt Bonds for which such Series B Restructured Bonds are to be exchanged, subordinate to the operating and maintenance costs of the system, including the Transaction Payment.
 - iii. <u>Series B Restructured Bond Interest Rate</u>: Prevailing market rate for similar long-term municipal bonds at the time of issuance.
 - iv. <u>Series B Restructured Bond Maturities</u>: The same maturity dates as the DWSD Class B Debt Bonds for which the Series B Restructured Bonds will be exchanged.



- Secured General Obligation Debt

- There are six series of secured General Obligation Debt:
 - \$100,000,000 original principal amount Distributable State Aid Second Lien Bonds (Unlimited Tax General Obligation), Series 2010(A) (Taxable-Recovery Zone Economic Development Bonds-Direct Payment).
 - \$249,790,000 original principal amount Distributable State Aid General Obligation Limited Tax Bonds, Series 2010.
 - \$38,865,000 original principal amount Self-Insurance Distributable State Aid Third Lien Bonds (Limited Tax General Obligation), Series 2012(A)(2).
 - \$30,730,000 original principal amount Self-Insurance Distributable State Aid Third Lien Refunding Bonds (Limited Tax General Obligation), Series 2012(B2).
 - \$6,405,000 original principal amount General Obligation Distributable State Aid Third Lien Capital Improvement Refunding Bonds (Limited Tax General Obligation), Series 2012(B).
 - \$53,520,000 original principal amount Self-Insurance Distributable State Aid Third Lien Bonds (Limited Tax General Obligation), Series 2012(A2-B).
- Total annual debt service is approximately \$39 million per year from FY 2015 through FY 2033.
- Treatment: Subject to negotiation with holders.



- <u>Secured Claims Arising in Connection with Installment Notes Payable</u>
 - The City has \$87.8 million outstanding in connection with notes payable related to various public improvement projects, which notes were issued in connection with the "Section 108" HUD Loan Guarantee Program and are secured by future "Block Grant" revenues.
 - Treatment: Subject to negotiation with holders.
- Secured Claims Arising under Service Agreements Related to COP-Related Interest Rate Swaps
 - Treatment: Subject to negotiation with holders.
- Secured Automobile Parking Fund Claims
 - \$9.3 million in outstanding principal amount of Detroit Building Authority Revenue Refunding Bonds: Parking System, Series 1998-A are secured by a pledge of all revenues of the parking system, net of operating expenses.
 - Treatment: Principal and interest accrued through the effective date will be paid in full in cash using proceeds of sales of City's parking-related assets. In the event that sales are not negotiated and consummated prior to the effective date, claims will be subject to negotiations with holders.



- Consideration for Unsecured Claims: Holders of general unsecured claims will receive limited recourse participation notes (the "Notes").
 - Claims Under Unsecured General Obligation Bonds/Notes.
 - Aggregate amount: Approximately \$650 million.
 - Treatment: Exchanged for a pro rata (relative to all unsecured claims) principal amount of new Notes.
 - Claims of Service Corporations (or affiliated trusts) on Account of COPs.
 - Aggregate amount: Approximately \$1.4 billion.
 - Treatment: Exchanged for a pro rata (relative to all unsecured claims) principal amount of new Notes.
 - Claims for Unfunded OPEB Liabilities.
 - Current retirees will receive modified medical benefits plans utilizing either the exchanges to be created by January 1, 2014 under the Patient Protection and Affordable Care Act or Medicare, as applicable. The proposed replacement program is preliminarily estimated to have a cost to the City of between \$27.5 million and \$40 million annually depending on choices to be made.
 - Claims will result from the modification of benefits. The amount of such claims has not been finally determined.
 - Treatment for Allowed Claims: Exchanged for a pro rata (relative to all unsecured claims) principal amount of new Notes.



- Claims for <u>Unfunded Pension Liabilities</u>.
 - As set forth above, preliminary analysis indicates that the underfunding in the GRS and the PFRS is approximately \$3.5 billion. At this level of underfunding, the City would have to contribute approximately \$200 million \$350 million annually to fully fund currently accrued, vested benefits. Such contributions will not be made under the plan.
 - Claims for the underfunding will be exchanged for a pro rata (relative to all unsecured claims) principal amount of new Notes.
 - Because the amounts realized on the underfunding claims will be substantially less than the underfunding amount, there must be **significant** cuts in accrued, vested pension amounts for **both active and currently retired** persons.
- Claims on account of Other Liabilities.
 - Aggregate Amount: Approximately \$300 million.
 - Treatment: Exchanged for a pro rata (relative to all unsecured claims) principal amount of new Notes.



Description of Limited Recourse Participation Notes.

- Relevant Definitions:

- "Adjusted Base Covered Revenues" means for a Fiscal Year following the Initial Revenue Participation Year, Base Covered Revenues adjusted for inflation for the period beginning on the first day of the Initial Revenue Participation Year and ending on the first day of the Fiscal Year using the positive change, if any, in the Consumer Price Index during such period.
- "Base Covered Revenues" means one half of the sum of Covered Revenues for the first two Fiscal Years beginning after the Effective Date.
- "Covered Revenues" means amounts actually collected by the City's General Fund in a Fiscal Year on account of (a) Property Taxes, Income Taxes and Gaming Taxes levied for such Fiscal Year and (b) Revenue Sharing Payments, determined based upon the City's audited financial statements.
- "Dutch Auction" means a method for pricing the Notes whereby the price of the Notes offered by the City is the lowest price (the "Auction Price") at which there are bids to sell Notes for an aggregate purchase price equal to the amount the City is required to pay in respect of Revenue Participation Payments and/or Asset Disposition Proceeds then due and payable. During bidding, each Noteholder will indicate how many Notes it is willing to sell to the City and the price such Noteholder is willing to accept. All Notes offered at the Auction Price or at a lower price will be sold to the City at the Auction Price.



- "Effective Date" means the closing date of a comprehensive restructuring of the City's finances on which the Notes shall be issued.
- "Final Participation Year" means the Fiscal Year beginning on the 20th anniversary of the first day of the Initial Participation Year.
- "Fiscal Year" means a period commencing on July 1 of a year and ending on June 30 of the following year. For greater certainty, the Fiscal Year beginning on July 1, 2014 and ending on June 30, 2015 is the 2015 Fiscal Year.
- "Initial Participation Year" means the second full Fiscal Year following the Effective Date.
- "Trustee" means an indenture trustee or other agent for the Noteholders as defined in definitive documentation for the Notes.

- Terms:

- Initial Principal Amount: \$2,000,000,000.00.
- Interest Rate: 1.5% per annum on the outstanding principal amount of the Notes, payable semiannually. No interest shall be paid or accrued for any period following the end of the Final Participation Year.
- Maturity Date: The first September 30 following the Final Participation Year. The
 City shall have no obligation to pay any amounts other than the Revenue
 Participation Payment in respect of the Final Participation Year on the maturity date.
 The Notes may be prepaid in whole or in part at any time without premium or
 penalty.



- On the September 30 after the end of each Fiscal Year beginning with the Initial Participation Year, an amount equal to the product of (a) 30% (0.30), multiplied by (b) (i) the amount by which Covered Revenues for such Fiscal Year exceed (ii) Adjusted Base Covered Revenues shall be applied to reduce the principal amount of the Notes. No Revenue Participation Payments shall be made for any Fiscal Year after the Final Participation Year.
- Grants and Other Amounts Received to Offset Costs of Addressing Blight: If the City receives any cash grants or other cash payments after the Effective Date and before the Maturity Date from the State of Michigan, the Federal government, or any other government or nonprofit entity not affiliated in any way with the City for the purpose of funding programs or activities to address blight that are included in the 10 Year Plan ("Blight Revenues") and that can be utilized in place of the General Fund sums in the 10 Year Plan projections, an amount equal to 75% of the General Fund revenues that would otherwise be spent on blight but for the outside funds shall be applied to reduce the principal amount of the Notes.
- Asset Disposition Proceeds: If the City receives cash consideration in connection
 with the transfer of Specified Assets after the Effective Date and before the
 Maturity Date, an amount equal to 75% of such cash shall be applied to reduce the
 principal amount of the Notes. For greater certainty, the assumption of
 indebtedness shall not constitute cash consideration.
- The City shall make distributions of Blight Revenues and Asset Disposition Proceeds when the amount of such payments that are due equal or exceed \$50 million or at the time a Revenue Participation Payment is due, whichever is sooner.



- Dutch Auctions: Any Revenue Participation Payment, Blight Revenues, Asset Disposition Proceeds and other amounts made available by the City may be used to fund offers to purchase Notes through a Dutch Auction process. The City shall give notice of its intent to conduct such a Dutch Auction using a Revenue Participation Payment on or before the July 15th following the end of the pertinent Fiscal Year and shall conclude the auction and purchase notes offered and accepted in the auction no later than the 90 days following the date such notice is given. The City shall give notice of its intent to conduct such a Dutch Auction using Asset Disposition Proceeds or Blight Revenues on or before the 30 days following the date when the City becomes obligated to apply Asset Disposition Proceeds and shall conclude the auction and purchase notes offered and accepted in the auction no later than 90 days following the date such notice is given. The City may give notice of its intent to conduct a Dutch Auction using funds provided by the City which are not otherwise required to be applied to repayment of the Notes at any time.
- Limited Recourse: The City's obligation to pay interest on the Notes shall be a
 general obligation of the City. The City shall have no obligation to pay the principal
 amount of the Notes except to the extent that Revenue Participation Payments,
 Blight Revenues or Asset Disposition Proceeds become due in accordance with the
 terms hereof.
- Requirements of Law. The terms of the Notes may be revised to conform with requirements of law.



IX. Calendar and Contacts

- Requests for additional information: June 17, 2013 June 24, 2013.
 - Please direct all requests for information and general inquiries to:
 Kyle Herman
 MILLER BUCKFIRE & CO., LLC
 601 Lexington Avenue, 22nd Floor
 New York, NY 10022
 (212) 895-1800
 kyle.herman@millerbuckfire.com
- Initial round of discussions with stake holders: June 17, 2013 -July 12, 2013.
- Evaluation: July 15, 2013 July 19, 2013.



IX. Calendar and Contacts

Contacts:

- MILLER BUCKFIRE & CO., LLC 601 Lexington Avenue, 22nd Floor New York, NY 10022 (212) 985-1800
 - Kenneth Buckfire Co-President & Managing Director.
 - James Doak Managing Director.

- JONES DAY

David G. Heiman, Esq. 901 Lakeside Avenue **North Point** Cleveland, Ohio 44114-1190 (216) 586-3939

Bruce Bennett, Esq. 555 South Flower Street, 50th Floor Los Angeles, CA 90071 (213) 489-3939

Heather Lennox, Esq. 222 East 41st Street New York, NY 10017 (212) 326-3939



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Collateral Agreement

among

The City of Detroit,

Detroit Police and Fire Retirement System Service Corporation, **Detroit General Retirement System Service Corporation** severally and not jointly, and

U.S. Bank National Association, as Custodian

and the

Other Persons Party Hereto

Dated as of June 15, 2009

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Article XIII. Interest Rate Limitation

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THIS COLLATERAL AGREEMENT IS ENTERED INTO FOR SETTLEMENT PURPOSES

national banking association with its principal place of business in Minneapolis, Minnesota (the port provider to SBS and, upon the occurrence of certain events, successor to SBS,. with UBS, the 2006 Counterparties) and Merrill Lynch Capital Services, Inc., as credit sup-Custodian), UBS AG (UBS), SBS Financial Products Company, LLC (SBS and collectively of the State of Michigan, acting severally and not jointly, U.S. Bank National Association, a (the City), the Detroit General Retirement System Service Corporation (the GRS Service Detroit, a municipal corporation organized and existing under the laws of the State of Michigan PFRS Service Corporation), each a nonprofit corporation organized and existing under the laws Corporation) and the Detroit Police and Fire Retirement System Service Corporation (the Collateral Agreement, dated as of June 15, 2009 (the Agreement), among the City of

WITNESSETH:

2006 Transaction (the 2006 Transaction) described in Ordinance No. 05-09 (the Authorizing the respective interest rate swap agreements (each, a 2006 Hedge and collectively, the 2006 declare a certain "additional termination event" (the 2006 Additional Termination Event) under the Service Corporations) that they believed that an event had occurred which entitled them to Corporation and the PFRS Service Corporation (each, a Service Corporation and collectively, Hedges) entered into by the Service Corporations and the 2006 Counterparties as part of the Ordinance) undertaken by the City as part of its Pension System Funding Program described in Whereas, in January 2009, the 2006 Counterparties notified the City, the GRS Service

porations sufficient to pay amounts owing by the Service Corporations under their respective tracts), which, among other things, provided for the City to make payments to the Service Cor-2006 Hedges; 2006 Service Contract) with each Service Corporation (collectively, the 2006 Service Con-Whereas, also as part of the 2006 Transaction the City entered into a Service Contract (a

Service Corporations in the range, estimated in January 2009, of \$300 million to \$400 million; in the imposition of an immediate obligation on the City to make a combined payment to the Whereas, the declaration of the 2006 Additional Termination Event could have resulted

templation of settlement with the Counterparties pursuant to the Definitive Documents; Whereas, the City Council adopted the Authorizing Ordinance on May 26, 2009, in con-

tional Termination Event by a Counterparty made through the below defined Closing Date, and the 2006 Additional Termination Event and for a rescission of any declaration of the 2006 Addilitigation ensue, the parties hereto agree as follows: in the interest of avoiding fees and expenses of litigation and the delays that would result should Now, Therefore, in exchange for a waiver of the rights of each Counterparty to declare

Article I. Definitions and Related Matters

Section 1.1. Certain Definitions

Account means an account established by Section 8.

Accrued Service Charges has the meaning given that term in the Service Contracts

Additional Termination Event has the meaning given that term in the Hedges

Additional Wagering Taxes has the meaning given that term in Section 1.6

Affected Party has the meaning given that term in the Hedges.

may be modified or amended pursuant to the terms hereof. Agreement has the meaning given that term in the first paragraph of this instrument as it

Alternative Taxes has the meaning given that term in Section 1.6

Article 9 has the meaning given that term in Section 1.2.

vestment of City funds at the time of investment: Authorized Investments means (i) Any of the following to the extent an authorized in-

- first anniversary of the investment, maturing (or subject to redemption at the option of the holder) on or before the \ge full faith and credit obligations of the United States of America
- Money Market Fund shares or other undivided interests in First American U.S. Treasury
- ligation Fund, and 0 shares or other undivided interests in First American Treasury Ob-
- funds at the time of investment that are acceptable to the Counterparties such other investments to the extent authorized investments of City

Authorizing Ordinance has the meaning given that term in the preamble hereto

in the City and State of New York and the City is open for business in Detroit, Michigan Business Day means a day on which the Custodian is open for the transaction of business

Casino Licensee has the meaning given that term in Section 1.2.

City has the meaning given that term in the preamble hereto.

City Charter means the Charter of the City of Detroit, Michigan.

1.2. City Hedge Payables Related Obligations has the meaning given that term in Section

City Payment has the meaning given that term in Section 5.2.

City Pledge has the meaning given that term in Section 4.1.

Agreement as evidenced by the Closing Certificate. Closing means the satisfaction of the conditions precedent to the effectiveness of this

Closing Certificate means the certificate identified as such in Exhibit 2.4

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Closing Date means the date on which the Closing occurs

tracts Contract Administration Agreement has the meaning given that term in the Service Con-

Contract Administrator has the meaning given that term in the Service Contracts

Counterparty has the meaning given that term in Section 1.3

provisions of this Agreement; thereafter, Custodian means such successor "Custodian" unless and until a successor is appointed successor Custodian pursuant to applicable Custodian means the Person identified in the first paragraph of this Agreement as the

Custodian Payment means any amount to which the Custodian is entitled pursuant to

Defaulting Party has the meaning given that term in the Hedges

Definitive Documents means:

- this Agreement,
- (ii) the Service Contract Amendments,
- (iii) the Hedge Amendments and
- (iv) the Irrevocable Instructions.

troit Entertainment, L.L.C. Detroit Entertainment Subaccount means the Developer Subaccount with respect to De-

Developer has the meaning given that term in Section 1.4

Developer Payments has the meaning given that term in Section 1.4

spect to a Developer. Developer Subaccount means a subaccount established in the Receipts Account with re-

Development Agreement has the meaning given that term in Section 1.4

Event of Default has the meaning given that term in the Hedges

Supply System or Sewerage Disposal System Bonds) or other special revenues as defined in from the ownership, operation or disposition of projects or systems (such as the City's Water Bankruptcy Code Section 902 Excluded Indebtedness means any obligations of the City payable from receipts derived

Excluded Property means:

Subaccount, or released to the City from the Holdback Account, pursuant to this Agreement and (i) Revenues, and proceeds thereof, paid to the City from the General Receipts

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 Ξ the right of the City to receive any such amounts as and when paid or re-

Existing Casino has the meaning given that term in Section 1.4

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Existing Developer has the meaning given that term in Section 1.4

Existing Development Agreement has the meaning given that term in Section 1.4.

Existing Payment Section has the meaning given that term in Section 1.4

Hedge Event occurs, the sum of: Final Payment means, as of a Term Period End Date or the date that an Unqualified

(i) any Custodian Payment then due and owing to the Custodian plus

- (ii) in the case of:
- at the Interest Rate owing to the Counterparties under the Hedges; or parties under the Hedges and this Agreement plus an amount equal to any interest ing, but not limited to, any Hedge Termination Payables) owing to the Countera Term Period End Date, the balance of any unpaid amounts (includ-
- (including, but not limited to, any Hedge Termination Payables) owing to the Counterparties under the Hedges and this Agreement. an Unqualified Hedge Event, the payment of any unpaid amounts

or permitted by law to fulfill functions of the Finance Director during any period of absence or incapacity of the Finance Director. Finance Director means the Finance Director of the City or any other person authorized

on the following June 30. Fiscal Year means the City's fiscal year, which currently commences on July 1 and ends

Fixed Amounts has the meaning given that term in the Hedges

cember 15. Fixed Rate Payer Period End Date means a March 15, June 15, September 15 or De-

Floating Amounts has the meaning given that term in the Hedges

pursuant to Section 8.1. General Receipts Subaccount means the subaccount established in the Receipts Account

Greektown Subaccount means the Developer Subaccount with respect to Greektown Ca-

Agreement and the successors of such Person. GRS Service Corporation means the Person so defined in the first paragraph of this

Government Exception has the meaning given that term in Section 4.3

guaranty, assurance, subrogation, setoff, indemnity, insurance, collateral, security or otherwise. against loss by reason of the failure of a Developer to make Developer Payments, whether by Guaranty means any agreement or form of credit enhancement that protects the City

Hedge with SBS, the Transaction Transfer Agreement and, upon a Transfer Party Accession may be further amended in accordance with the terms thereof, including in the case of the 2006 Event, the related Transfer Hedge *Hedge* means each of the 2006 Hedges as amended by the Hedge Amendments and as

that corresponds to the Closing Date. Hedge Amendments means the amendments to the 2006 Hedges with an effective date

ligated to pay a termination payment to one or more Counterparties. Event of Default under a Hedge (as such terms are defined in such Hedge) where the City is ob-*Hedge Event* means the occurrence of a Termination Event or the continuance of an

Hedge Payables has the meaning given that term in Section 1.2

Hedge Periodic Payables has the meaning given that term in Section 1.2.

Hedge Termination Payable has the meaning given that term in the Service Contracts.

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Holdback Account means the Account by that name established pursuant to Section 8.1.

Holdback Requirement has the meaning given that term in Section 1.5.

predecessor with respect to the insurance of the payment obligations of a Service Corporation Syncora Guaranty Inc, or any successor of either of them to the insurance obligations of its Insurer means, as the context may require, Financial Guaranty Insurance Corporation or

Interest Rate means the "Specified Default Rate" (as such term is defined in the Hedges).

Irrevocable Instruction has the meaning given that term in Section 3.4.

Limitation on Remedies has the meaning given that term in Section 11.3

MGM Grand Detroit, L.L.C MGM Grand Subaccount means the Developer Subaccount established with respect to

equal days and ends on the 15th day (whether or not a Business Day) of the corresponding calendar month. Month means one of three months of a Quarterly Period, each of which has substantially

Monthly Coverage has the meaning given that term in Section 12.9

Monthly Coverage Report has the meaning given that term in Section 12.9

Monthly Holdback Compliance Notice has the meaning given that term in Section 12.7.

New Developer has the meaning given that term in Section 1.4.

New Development Agreement has the meaning given that term in Section 1.4

New Payment Section has the meaning given that term in Section 1.4.

clause (ii) of the definition of Standard Holdback Requirement had a Termination Event not occurred Notional Holdback Amount means the amount that would have been payable under

Obligor has the meaning given that term in Section 3.4(c)

Outside Supplemental Appropriations Date means the date which is the earlier to occur

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of:

- curs and \odot the 120th day following the date on which the termination of any Hedge oc-
- in regular session following the date on which the termination of any Hedge occurs. (ii) the expiration of the first 60 calendar days during which the City Council is

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a Month or (ii) the Term Period End Date. Payment Date means the earlier to occur of (i) second Business Day preceding the end of

Payment Section has the meaning given that term in Section 1.4

Payment Time means 2:00 p.m

Permitted Liens has the meaning given that term in Section 9.2.

venture, joint-stock company, municipal corporation, public body or other entity, however or-Person means any natural person, firm, association, corporation, trust, partnership, joint

Agreement and the successors of such Person. PFRS Service Corporation means the Person so defined in the first paragraph of this

Pledged Property has the meaning given that term in Section 1.2

Predecessor Developer has the meaning given that term in Section 8.2

Public Act means a statute of the State of Michigan.

Qualified Hedge Event means a Hedge Event that arises because of a Specified Addi-

Quarterly Accounting has the meaning given that term in Section 12.8

Quarterly Coverage has the meaning given that term in Section 12.9.

Quarterly Coverage Report has the meaning given that term in Section 12.9

due and owing as of the last day of such Quarterly Period. Quarterly Payment means, as to any Quarterly Period, the amount of all City Payments

riod End Date but excluding the next succeeding Fixed Rate Payer Period End Date (whether or not such date is a Business Day). Quarterly Period means a period of days from and including each Fixed Rate Payer Pe-

Ratings Downgrade has the meaning given that term in Section 1.5

Ratings Upgrade has the meaning given that term in Section 1.5

Ratings Upgrade Period has the meaning given that term in Section 1.5

and includes the General Receipts Subaccount and each Developer Subaccount established pursuant to Section 8.2 **Receipts Account** means the Account by that name established pursuant to Section 8.1

the Payment Time, then the following Business Day. at or before the Payment Time or if the Custodian receives an amount of money on any day after Receipt Day means a Business Day on which the Custodian receives an amount of money

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Reduced Holdback Requirement has the meaning given that term in Section 1.5

suant to Section 12.10(a). Regular Custodian Payments means any amount to which the Custodian is entitled pur-

Regular Scheduled Payments has the meaning given that term in the Service Contracts.

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Release Date has the meaning given such term in Section 5.5.

equal to the sum of the following: Relevant Amount means, for any Month during the Term Payment Period, an amount

Month; (i) any Regular Custodian Payment due and owing to the Custodian during such

- (ii) plus the greater of
- (A) \$4,228,081.30 and
- (B) the Notional Holdback Amount;
- Rate owing to the Counterparties under the Hedges. plus, subject to Section 5.2(e), an amount equal to any interest at the Interest

Reporting Period has the meaning given that term in Section 12.9

Revenues has the meaning given that term in Section 1.2.

SBS means SBS Financial Products Company, LLC and its successors and assigns

Service Charges has the meaning given that term in the Service Contracts.

Contract Amendments and as each may be further amended in accordance with the terms thereof. Service Contract means each of the 2006 Service Contracts as amended by the Service

with an effective date that corresponds to the Closing Date. Service Contract Amendments means the amendments to the 2006 Service Contracts

tion, as the context may require Service Corporation means the GRS Service Corporation or the PFRS Service Corpora-

Service Corporation Pledge has the meaning given that term in Section 4.3

Service Corporation Property has the meaning given that term in Section 4.2

Service Corporation Security Interest has the meaning given that term in Section 4.2

structions and, to the extent not listed in the foregoing, the Definitive Documents) delivered as any other substantive agreement or documents (including, but not limited to, the Irrevocable Inagreements: this Agreement, the Hedge Amendments, the Service Contract Amendments and certificate or opinion delivered as part of the Closing part of the Closing. For the avoidance of doubt, "substantive agreement" does not include any Settlement Transaction means, collectively, the terms contained in each of the following

Sinking Fund Installments has the meaning given that term in the Service Contracts

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of the Hedges Specified Additional Termination Event means has the meaning given that term in each

Specified Event has the meaning given that term in Section 11.6

Standard Holdback Requirement has the meaning given that term in Section 1.5

Subject Month has the meaning given that term in Section 12.9.

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Subject Quarter has the meaning given that term in Section 12.9.

unexpended during such Fiscal Year, to pay the Relevant Amount each Month during such Fiscal Hedge Event occurs, the amount necessary, when added to amounts previously appropriated and Supplemental Appropriation means, with respect to any Fiscal Year in which a Qualified

Termination Event has the meaning given that term in the Hedges

occurs and ending on Term Period End Date

Term Payment Period means a period beginning on the day that a Qualified Hedge Event

and (ii) the date on which occurs a Specified Event. Payment Period, the earlier to occur of (i) the seventh anniversary of such Qualified Hedge Event Term Period End Date means, as to a Qualified Hedge Event and corresponding Term

poses pursuant to the City Charter for the Fiscal Year ending on June 30, 2009 Fiscal Year in excess of 19.952 mils of ad valorem taxes levied by the City for general City pur-City Charter or Section 6093 et seq. of Public Act 236 of 1961, as amended, of 3 mills in any Threshold means ad valorem property taxes levied by the City, whether pursuant to the

Transfer Hedge has meaning given that term in the Service Contracts

Transfer Party has the meaning given that term in the Service Contracts

ministration Agreement. Transfer Party Accession Event has the meaning given that term in the Contract Ad-

Bank National Association as trustee, as amended in accordance with its terms. lished by the Trust Agreement, dated June 12, 2006, among the Service Corporations and U.S 2006 Funding Trust means the Detroit Retirement Systems Funding Trust 2006 estab-

2006 Hedge has the meaning given that term in the preamble hereto

2006 Funding Trust 2006 Pension Funding Securities means the Certificates of Participation issued by the

2006 Service Contract has the meaning given that term in the preamble hereto

2006 Transaction has the meaning given that term in the preamble hereto

UCC means the Uniform Commercial Code as in effect in the State of Michigan

Unqualified Hedge Event means a Hedge Event *other* than a Qualified Hedge Event.

Wagering Tax Property has the meaning given that term in Section 1.6

Wagering Tax Revenue Statute has the meaning given that term in Section 1.2.

Wagering Taxes has the meaning given that term in Section 1.6

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Definitions in Authorizing Ordinance

hereof, and are used herein as therein defined as of the date hereof. Such terms are set forth below for convenience of reference: The following terms are defined in the Authorizing Ordinance, as in effect on the date

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MCL 440.9101 et seq. Article 9 means the Michigan Uniform Commercial Code - Secured Transactions, being

Casino Licensee has the same meaning given such term in Section 18-14-2 of the Detroit

ing or hereafter arising, to pay to each Service Corporation under the respective Service Contract City Hedge Payables Related Obligations mean the City's obligation, whether now exist-

the amounts of the Hedge Payables as such amounts may now or hereafter become due and pay-

tract. Hedge Payables means, collectively, the Hedge Payables as defined in each Service Con-

each Service Contract Hedge Periodic Payables means, collectively, the Hedge Periodic Payables as defined in

time to time, and any and all proceeds of any thereof. the Receipts Account and the Holdback Account, all amounts standing to the credit thereof from Pledged Property means the Revenues, any investments made from time to time thereof,

Revenues means, collectively, Developer Payments and Wagering Tax Property

being MCL 432.201 et seq., MSA 18.969(201), et seq., as amended Wagering Tax Revenue Statute means the Michigan Gaming Control and Revenue Act,

Section 1.3. Definition of Counterparty

- otherwise provided in this Section. thereto or assignee of, or subrogee under, such Hedge pursuant to the terms thereof, except as (a) Counterparty means a Person designated as "Party A" in a Hedge, and any successor
- (b) The definition of Counterparty includes the Transfer Party:
- Ξ for the purpose of executing and delivering this Agreement
- be given by the Counterparties hereunder and Ξ for purposes of receiving notices and giving any consent that is provided to
- (iii) for all purposes of this Agreement on and after a Transfer Party Accession
- livering this Agreement ment on and after a Transfer Party Accession Event except for the purpose of executing and de-The definition of Counterparty does not include SBS for any purpose of this Agree-
- notice that a Transfer Party Accession Event has occurred from a Person entitled to give such contrary that a Transfer Party Accession Event has not occurred unless and until it has received notice under a Service Contract. (d) The Custodian may conclusively presume in the absence of actual knowledge to the

Definition of Developer Payments and Ancillary Definitions

hereof, and are used herein as therein defined as of the date hereof. Such terms are set forth below for convenience of reference: The following terms are defined in the Authorizing Ordinance, as in effect on the date

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(a) Developer Payments means:

- amounts payable under each Existing Payment Section,
- Payment Section up to but not exceeding the aggregate amounts that would have been payable under the applicable Existing Payment Section as of such date. (ii) as of any particular date, the aggregate amounts payable under any New

- tion, and (iii) any interest payable, in respect of amounts payable under each Payment Sec-
- able under any Payment Section. (iv) any amounts payable under any Guaranty or in respect of any amounts pay-

rights to reimbursement made or to be made under any Development Agreement For the avoidance of doubt, Developer Payments does not include any other payments or

(b) Ancillary Definitions

Developer means any Existing Developer and any New Developer

New Development Agreement. **Development Agreement** means any Existing Development Agreement and any

Existing Casino means any of the following casinos as the context may require:

- 555 E. Lafayette Boulevard in Detroit, Michigan; the casino currently known as the Greektown Casino and currently located at
- located at 1300 John C. Lodge in Detroit, Michigan; and (ii) the casino currently known as the MGM Grand Detroit Casino and currently
- 2901 Grand River Avenue in Detroit, Michigan. (iii) the casino currently known as the MotorCity Casino and currently located at

of any of their respective Existing Development Agreements. sino, L.L.C., MGM Grand Detroit, L.L.C. and any successor to any of them or assignee Existing Developer means each of Detroit Entertainment, L.L.C., Greektown Ca-

to time thereafter, and any substitute for such Revised Development Agreement with an dinance, as such Revised Development Agreement may be modified or revised from time troit and an Existing Developer, as in effect on the effective date of the Authorizing Or-Agreements among the City, The Economic Development Corporation of the City of De-Existing Development Agreement means any of the Revised Development

tute for any such section in an Existing Development Agreement: Existing Payment Section means each of the following sections and any substi-

- Casino, L.L.C. as the Existing Developer, Ξ Section 3.16(a)(iv) of the Existing Development Agreement with Greektown
- Grand Detroit, L.L.C. as the Existing Developer, and Section 3.16(a)(iv) of the Existing Development Agreement with MGM
- tertainment, L.L.C. as the Existing Developer. Section 3.14(a)(iv) of the Existing Development Agreement with Detroit En-

Developer. New Developer means a Person (that is not a public body) other than an Existing

Payment Section. Casino to which the City and a New Developer are parties and which contains a New New Development Agreement means an agreement with respect to an Existing

der an Existing Payment Section. provides for the calculation of payments similar to the calculation of payments made un-New Payment Section means a section in a New Development Agreement that

Section. Payment Section means any Existing Payment Section and any New Payment

Section 1.5. Definition of Holdback Requirement and Ancillary Definitions

(a) Holdback Requirement means:

- amount equal to the Standard Holdback Requirement for such Month and (i) for any Month except a Month occurring in a Ratings Upgrade Period, an
- equal to the Reduced Holdback Requirement for such Month. (ii) for any Month occurring in a Ratings Upgrade Period, means an amount

e Definitions Related to the Amount of the Holdback Requirement

dial Payment for the applicable Month. Reduced Holdback Requirement means an amount equal to the Regular Custo-

Standard Holdback Requirement means the sum of:

- the Regular Custodian Payment payable during such Month plus
- Corporations under the Hedges during the Quarterly Period in which such Month Counterparties under the Hedges. falls without giving effect to any netting for the Floating Amounts due from the one-third of the aggregate of the Fixed Amounts payable by the Service

(c) Definitions Related to a Ratings Upgrade Period

the 2006 Pension Funding Securities has been withdrawn or suspended by either Standard Poor's or to below Baa2 by Moody's Investors Service, or (ii) the unenhanced rating of hanced ratings of the 2006 Pension Funding Securities to below BBB by Standard & & Poor's or Moody's Investors Service. Ratings Downgrade means, after a Ratings Upgrade, (i) a reduction of the unen-

A3 by Moody's Investors Service. Pension Funding Securities to not less than A- by Standard & Poor's and to not less than Ratings Upgrade means the reinstatement of the unenhanced ratings of the 2006

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day that a Ratings Upgrade occurs and ending on (and including) the day on which the earlier of the following occur: Ratings Upgrade Period means a period of days beginning on (and including) the

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- a Ratings Downgrade or
- party is not the sole Affected Party or Defaulting Party. (ii) a Termination Event or Event of Default under a Hedge where the Counter-

Section 1.6. Definition of Wagering Tax Property and Ancillary Definitions

hereof, and are used herein as therein defined as of the date hereof. Such terms are set forth below for convenience of reference: The following terms are defined in the Authorizing Ordinance, as in effect on the date

der Detroit City Code Section 18-14-6(c) and any and all proceeds of any thereof. For the avoidbe imposed by the City pursuant to Section 13 of the Wagering Tax Revenue Statute. ance of doubt, Wagering Tax Property does not include any municipal service fees authorized to ing Taxes and Alternative Taxes, including any interest and penalties thereon as provided for un-(a) Wagering Tax Property means, collectively, the Wagering Taxes, Additional Wager-

(b) Ancillary Definitions

pursuant to Section 12(5) of the Wagering Tax Revenue Statute. Additional Wagering Taxes means taxes collected or to be collected by the City

Wagering Taxes and all other amounts payable to the City pursuant to Section 12 of the account of the City rescinding or otherwise being unable to exercise its option to collect from time to time entitled under Section 12(1) of the Wagering Tax Revenue Statute on Wagering Tax Revenue Statute. Alternative Taxes means all proceeds of taxes to which the City is at any time or

troit City Code Section 18-14-3 pursuant to Section 12(4)(b) of the Wagering Tax Reve-Wagering Taxes means taxes levied or imposed or to be levied or imposed by De-

Section 1.7. Time

Michigan. Unless otherwise indicated, all references to time herein refer to such time in Detroit,

Section 1.8. Business Days

as if such act were performed on the day that such act was otherwise required to be performed. such act shall be performed on the first day thereafter that is a Business Day with the same effect If this Agreement requires an act to be performed on a day that is not a Business Day then

Section 1.9. Interpretation

- herein unless the context clearly otherwise requires. (a) Capitalized terms used herein have the meanings given or provided for such terms
- genders. (b) Words of the masculine gender include correlative words of the feminine and neuter
- ral and vice versa. (c) Unless the context otherwise indicates, words importing the singular include the plu-
- Sections of this Agreement and Exhibits to this Agreement unless otherwise provided. (d) Articles, Sections and Exhibits referred herein refer to the corresponding Articles and
- this Agreement refer to this Agreement as a whole and not to any particular portion thereof (e) The terms hereby, hereof, hereto, herein, hereunder and any similar terms used in

- (f) The word or is not exclusive
- and not as restrictive. 9 The enumeration of things after the word including is to be interpreted as illustrative
- thereof, or any section, subsection or paragraph thereof include any amendments to such Public Act, or codification thereof, or to any section, subsection or paragraph thereof and any substitute References herein or in the preamble hereto to any Public Act, or codification
- such section, subsection or paragraph as the same may be amended from time to time and any either the Wagering Tax Revenue Statute or the Detroit City Code include any amendments to substitute therefor. References herein or in the preamble hereto to any section, subsection or paragraph of

Article II. Effectiveness of this Agreement

Section 2.1. Closing Date

The Closing shall occur on a date on or before June 26, 2009.

Section 2.2. Satisfaction of Conditions Precedent

This Agreement shall become effective on and after the Closing Date

Section 2.3. Factual Conditions Precedent

- (a) The Existing Developers shall have received the Irrevocable Instructions
- Amendments. (b) The Service Corporations and the Counterparties shall have entered into the Hedge
- Service Contract Amendments. (c) The City, the Service Corporations and the Counterparties shall have entered into the
- consented to the Service Contract Amendments and the Hedge Amendments (d) The Third Party Beneficiaries (as defined in the 2006 Service Contracts) shall have

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- (e) The Custodian has established the Accounts.
- nance and authorize the Definitive Documents. \bigcirc The City Council shall have adopted a resolution to implement the Authorizing Ordi-

Section 2.4. Documentary Conditions Precedent

and opinions in form and substance acceptable to each of the parties. The parties hereto shall have received and then hold such instruments, other documents

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Article III. General Provisions; Irrevocable Instructions

Section 3.1. Appropriation

tion 5.6 (if not appropriated at the time thereby required to be paid) are subject to appropriation by the City Council (a) The payment by the City of the City Payments and amounts payable pursuant to Sec-

ceipts Account are not subject to appropriation by the City Council. (b) The City Pledge, the Irrevocable Instructions and the deposit of Revenues in the Re-

Section 3.2. No Indebtedness

debtedness of the City within the meaning of the limitation of The Home Rule City Act, being other non-tax statute or City Charter limitation. Act 279 of the Public Acts of Michigan of 1909, as amended, or any Michigan constitutional or The obligations of the City under this Agreement shall not constitute or create any in-

Section 3.3. Contractual Obligations

- and credit or ad valorem taxing power. of the City and are not general obligations of the City to which the City has pledged its full faith this Agreement are contractual obligations, enforceable in the same manner as any other contract (a) The City Hedge Payables Related Obligations and all obligations of the City under
- (b) This Section does not impair any lien or security interest in any Pledged Property

Section 3.4. Irrevocable Instructions

- the Irrevocable Instructions in the form attached hereto as Exhibit 3.4 as modified with the conveloper or Obligor (the Irrevocable Instructions). sent of the Counterparties to take into account whether the addressee is a Casino Licensee, De-(a) The City shall give effect to its obligations contained in **Section 5.1(a)** by means of
- ments may be combined in a single Irrevocable Instruction. same Person then the Irrevocable Instruction as to Wagering Tax Property and Developer Pay-Existing Developer on or before the Closing Date. If a Casino Licensee and a Developer are the (b) The City shall deliver an Irrevocable Instruction to each Casino Licensee and each
- quired in lieu of or in substitution for an amount otherwise payable by a Developer as a Develeach Person who is an obligor (an Obligor) under a Guaranty and from whom payment is reoper Payment (c) The City shall deliver an Irrevocable Instruction on or before the Closing Date to
- the date of effectiveness of each New Development Agreement. (d) The City shall deliver an Irrevocable Instruction to each New Developer on or before

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or Obligor, as identified by the Counterparty. in any event when requested by a Counterparty following the occurrence of a Hedge Event, the City also shall deliver or redeliver an Irrevocable Instruction to any Developer, Casino Licensee (e) Upon reasonable request by any Counterparty during the term of this Agreement and

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- notified by the Irrevocable Instructions, shall be discharged pro tanto by making payment in accordance with the Irrevocable Instructions. (f) Each Casino Licensee, Developer or Obligor owing any Revenues to the City, when
- struction without the prior written consent of each Counterparty. (g) The City shall not revoke or otherwise act to effect any change to an Irrevocable In-
- main in effect during the term of this Agreement, including with respect to any Wagering Tax (h) The City shall take all actions necessary to ensure that Irrevocable Instructions re-

Instruction shall not relieve the City of its obligations contained in Section 5.1. The failure of a Casino Licensee, Developer or Obligor to comply with an Irrevocable

Section 3.5. Payments from Accounts

free and clear of any pledge or lien created by this Agreement. City from the Holdback Account, in each case, pursuant to the terms of this Agreement shall be Any amount paid to the City from the General Receipts Subaccount or released to the

Article IV. Pledges and Grant of Security Interests

Section 4.1. City Pledge

- Date, and as set forth below is an essential term of this Agreement. (a) The City Pledge as set forth in the Authorizing Ordinance, as in effect on the Closing
- City Pledge). be received, in order to secure the payment of all City Hedge Payables Related Obligations (the of the City's right, title and interest in, to and under the Pledged Property, whether received or to (b) The City pledges to the Service Corporations and creates a first priority lien upon all
- the Pledged Property and other property pledged pursuant to the City Pledge shall immediately be subject to the lien of the City Pledge without any physical delivery thereof or further act. (c) The City Pledge shall be valid, binding and enforceable as of the Closing Date, and
- ties having claims of any kind in tort, contract or otherwise against the City irrespective of whether such claims are voluntary or involuntary or any such claimants have notice of the City (d) The lien of the City Pledge shall be valid, binding and enforceable as against all par-
- any statement, or instrument by which the City Pledge is created or evidenced nor any financing statement or other notice need be recorded or filed. (e) Neither the Authorizing Ordinance nor this Agreement nor any other document or

Section 4.2. Service Corporation Grant of Security Interests

Service Corporation's right, title and interest in, to and under the City Hedge Payables Related ties under this Agreement (the Service Corporation Security Interest). Service Corporation under its respective Hedge and all other amounts owing to the Counterpar-Obligations and the City Pledge (the Service Corporation Property), in order to secure the payment of the Hedge Payables as the same may now or hereafter become due and payable by such (a) Each Service Corporation grants a security interest to the Counterparties in all of the

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(b) The Service Corporation Security Interest is an essential term of this Agreement.

- 9 (the Government Exception) "governmental unit" or a "governmental subdivision or agency" as such terms are used in Article (a) This Section is applicable if and to the extent that a Service Corporation is deemed a
- fect on the Closing Date, and as set forth below is an essential term of this Agreement (b) The Service Corporation Pledge as set forth in the Authorizing Ordinance, as in ef-
- now or hereafter become due and payable by such Service Corporation under its respective Corporation Property, in order to secure the payment of the Hedge Payables as the same may lien upon all of the Service Corporation's right, title and interest in, to and under the Service Hedge (the Service Corporation Pledge). (c) Each Service Corporation pledges to the Counterparties and creates a first priority
- the Service Corporation Pledge without any physical delivery thereof or further act. Closing Date, and the Service Corporation Property shall immediately be subject to the lien of (d) The Service Corporation Pledge shall be valid, binding and enforceable as of the
- involuntary or any such claimants have notice of the Service Corporation Pledge. valid, binding and enforceable as against all parties having claims of any kind in tort, contract or otherwise against such Service Corporation irrespective of whether such claims are voluntary or The lien of the Service Corporation Pledge of each Service Corporation shall be
- nor any financing statement or other notice need be recorded or filed. any statement, or instrument by which the Service Corporation Pledge is created or evidenced (f) Neither the Authorizing Ordinance nor this Agreement nor any other document or

Article V. **Certain Payments**

Filed 10/10/13 100

Section 5.1. Payment of Revenues

- (a) The City shall pay all Revenues to the Custodian.
- the Irrevocable Instructions. (b) The City shall not take any action to redirect the payment of the Revenues contrary to

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- veloper or an Obligor under a Guaranty notwithstanding the giving of the Irrevocable Instructions, then the City shall transfer such Revenues to the Custodian for deposit to the credit of the Developer Subaccount within two Business Days following the earlier to occur of: If the City shall receive any Revenues from or on behalf of a Casino Licensee or De-
- Ξ the Finance Director having actual knowledge of such payment and
- neously paid to the City. (ii) receipt by the City of notice from the Custodian that such payment was erro-

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ing Revenues on behalf of the City. to Detroit Code Section 18-14-6(a), the responsibility and function of administering and collect-City shall not transfer to the revenue division of the Michigan Department of Treasury, pursuant (d) Until the Pledged Property has been released from the lien of the City Pledge, the

Section 5.2. Monthly Payments by City

- tively, a City Payment) for deposit to the credit of the Holdback Account as provided below: Custodian in one or more payments an aggregate amount from the City's general fund (collec-(a) Monthly, on or before the Payment Date of such Month, the City shall pay to the
- the Holdback Requirement for the Month in which such City Payment is made. (1) Except as provided in paragraph (2) or (3), below, the City Payment shall equal
- each Month during the Term Payment Period. (2) Subject to Section 5.2(e), the City Payment shall equal the Relevant Amount for

(3) The City Payment shall equal the amount of the Final Payment for the Month in

- such payment is made. which occurs an Unqualified Hedge Event or the Term Period End Date (b) The City shall make the City Payment at or before the Payment Time on the date
- as otherwise provided in subsection (d), below. The City has no obligation to make more than one City Payment in any Month except
- back Requirement already paid by the City during such Month and the amount of such Relevant to the Relevant Amount or Final Payment during such Month, then on or before the Payment Month and after making such payment the City becomes obligated to make a City Payment equal Amount or Final Payment, as the case may be. Date of such Month, the City shall pay a City Payment equal to the difference between the Hold-(d) If the City has made a City Payment equal to the Holdback Requirement in any
- Supplemental Appropriation, the City may defer the payment of such amount until the earliest to ment of the amount referred to in clause (iii) of the definition of "Relevant Amount" requires a (e) To the extent that, following the commencement of the Term Payment Period, pay-
- \odot the date on which the Supplemental Appropriation is obtained,
- (ii) the Outside Supplemental Appropriations Date,
- (iii) the date on which an Unqualified Hedge Event occurs and
- (iv) the Term Period End Date.

cluded in the Relevant Amount, and as a City Payment, in the Month in which the deferral period Counterparties under the Hedges from the commencement of the deferral period shall be inriod, an amount equal to the interest at the Interest Rate accrued and remaining unpaid to the vant Amount, or as a City Payment, for that Month, but upon the expiration of the deferral pe-For each Month in the deferral period, the amount so deferred shall not be included in the Rele-

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Section 5.3. Payments to City from General Receipts Subaccount

- except during a Ratings Upgrade Period or as provided in Section 5.4: (a) Payments shall be made to the City from the General Receipts Subaccount as follows
- ment required by Section 5.2, the Custodian shall, without notice to or consent by the Coun-(1) For any Month in which the Custodian receives the full amount of a City Pay-

terparties, pay to the City an amount from the General Receipts Subaccount equal to such City Payment.

- ceipts Subaccount during the Month covered by such Monthly Holdback Compliance Notice (2) Beginning on the second Business Day following the date on which the Custo-dian gives its Monthly Holdback Compliance Notice to the City and the Counterparties, the Custodian shall remit daily to the City all amounts standing to the credit of the General Re-
- amounts standing to the credit of the General Receipts Subaccount during a Ratings Upgrade Pe-(b) Except as provided in Section 5.4, the Custodian shall remit daily to the City all

Section 5.4. When Payments from General Receipts Subaccount Prohibited

- (a) No payment shall be made to the City from the General Receipts Subaccount
- (i) on and after the Term Period End Date or
- subsection (b), below or related Counterparty is not the sole Affected Party except as otherwise permitted by on or after the occurrence of a Termination Event under a Hedge where the
- Counterparty is not the sole Defaulting Party. (iii) while an Event of Default is continuing under a Hedge where the related
- certification that such Supplemental Appropriation has been duly enacted and is in the amounts required by this Agreement. after a Qualified Hedge Event unless and until the (i) City enacts the correlative Supplemental Appropriation and (ii) the Finance Director delivers to the Custodian and the Counterparties a (b) No payment shall be made to the City from the General Receipts Subaccount on or

Section 5.5. Payments to City from Holdback Account

- back Account at the end of the correlative Quarterly Period. Custodian shall pay to the City the balance in excess of \$5,000 standing to the credit of the Hold-(a) Except as otherwise provided in subsection (b), below, on each Release Date, the
- nal Payment is due and owing. (b) No payment shall be made to the City from the Holdback Account if at the time a Fi-
- (c) Release Date means, as to any Quarterly Period, the latest to occur of
- quired by Section 5.7 have been paid, the date on which all payments to the Counterparties and the Custodian re-
- of the Quarterly Coverage Report for the immediately ended Quarterly Period and (ii) the date of the delivery by the Custodian, in accordance with Section 12.9,
- the Monthly Coverage Report for the last Month in the immediately ended Quarterly (iii) the date of delivery by the Custodian, in accordance with Section 12.9, of

Section 5.6. Payments by City to Holdback Account

- amount from its general fund equal to the amount of such insufficiency. by subsections (a) through (d) of Section 5.7, then the City shall then pay to the Custodian an Account are not sufficient to make all payments to the Counterparties and the Custodian required (a) If a Quarterly Accounting shows that amounts standing to the credit of the Holdback
- shall then pay to the Custodian an amount from its general fund equal to the amount of such incient to pay all Regular Custodian Payments and City Payments due at the time, then the City (b) If at any time amounts standing to the credit of the Holdback Account are not suffi-
- the reason for such payment. be deposited to the credit of the Holdback Account and applied to the insufficiency giving rise to (c) All amounts received by the Custodian from the City pursuant to this Section shall

Section 5.7. Payments to the Counterparties and the Custodian from Holdback Account

- (a) The Custodian shall pay to the Counterparties from the Holdback Account:
- an amount equal to all Hedge Periodic Payables payable for such Quarterly Period; or after the occurrence of an Unqualified Hedge Event or the Term Period End Date, (i) at the end of each Quarterly Period, except during the Term Payment Period
- dian Payment included in the Relevant Amount; to the Relevant Amount for the Month, excluding the amount of any Regular Custo-(ii) at the end of each Month during the Term Payment Period, an amount equal
- the Custodian shall pay the Final Payment from the Holdback Account. (b) Upon the occurrence of an Unqualified Hedge Event or the Term Period End Date
- Hedges as to which payment is deferred during the Term Payment Period due to the Limitation toward payment by the City of the amounts due and owing to the Counterparties under the on Remedies (c) All amounts paid to the Counterparties pursuant to Section 5.7(a)(ii) shall be credited
- then due and owing, the Custodian shall pay to itself from the Holdback Account all Regular Custodial Payments then due and owing. (d) At the end of the Quarterly Period or at such other time or times as the payments are
- quired by this Section 5.7, the amounts referred to in Section 5.7(d) shall be paid first, and any balance shall be paid to the Counterparties. (e) If the funds in the Holdback Account are not sufficient to make the payments re-

Section 5.8. Payment Determinations

made under this Article V, the Custodian may rely upon the written notice delivered by either Hedge Event, Qualified Hedge Event, Outside Supplemental Appropriation Date, Term Period Counterparty as to the occurrence of any Rating Upgrade, Rating Downgrade, Unqualified der this Article V End Date or any other event affecting the determination of the amount or timing of payment un-(a) For purposes of the Custodian determining the amount or timing of payments to be

contained in the notice was incorrect. fund or other payment from the Counterparties based on the City's belief that the information (b) Any such notice or determination shall not affect the right of the City to seek a re-

Representations and Warranties of the City

fit of the Custodian, the Service Corporations and the Counterparties on and as of the Closing The City makes the representations and warranties contained in this Article for the bene-

Section 6.1. General Representations and Warranties

(a) Organization and Existence

- powers, duly existing under the laws of the State of Michigan and pursuant to the City Char-(1) The City is a municipal corporation of the State of Michigan, with home rule
- of the City electors voting thereon, and the City Charter and any such amendments have not been rescinded in whole or in part. (2) The City Charter and all amendments thereto were duly approved by a majority

(b) Valid and Binding Agreement, Obligations and City Pledge

- terms except as may be limited by bankruptcy, insolvency or similar laws affecting the rights constitutes a valid and binding agreement of the City enforceable in accordance with its of creditors generally. (1) This Agreement and each other Definitive Document to which the City is a party,
- limited by bankruptcy, insolvency or similar laws affecting the rights of creditors generally. and binding agreement of the City enforceable in accordance with its terms except as may be (2) The obligations of the City under the Authorizing Ordinance constitute a valid
- ruptcy, insolvency or similar laws affecting the rights of creditors generally. binding and enforceable in accordance with its terms except as may be limited by bank-(3) The City Pledge as set forth in the Authorizing Ordinance and herein is valid,

(c) Corporate and Governmental Authorization; No Contravention

- agreement, judgment, injunction, order, decree or other instrument binding upon the City. with, any governmental body, agency or official and do not contravene, or constitute a debeen duly authorized by all necessary action, require no action by or in respect of, or filing other Definitive Document to which the City is a party are within the City's powers, have fault under, any provision of applicable law or regulation or of the City Charter or of any (1) The execution, delivery and performance by the City of this Agreement and each
- or of any agreement, judgment, injunction, order, decree or other instrument binding upon constitute a default under any provision of applicable law or regulation or of the City Charter spect of, or filing with any governmental body, agency or official, and do not contravene or tional and statutory requirements, are within the City's powers, require no action by or in renance are in full force and effect in accordance with all applicable City Charter, constitu-(2) Article XIV of Chapter 18 of the Detroit City Code and the Authorizing Ordi-

(d) No Litigation

this Agreement or any other Definitive Document to which the City is a party, the Authorizing sonable possibility of an adverse decision which could materially adversely the ability of the City threatened against, or affecting the City, the Authorizing Ordinance or the Pledged Property be-City is a party or the Authorizing Ordinance or which in any manner questions the validity of to perform its obligations under this Agreement or any other Definitive Document to which the fore any court or arbitrator or any governmental body, agency or official in which there is a rea-Ordinance or the City Pledge. There is no action, suit or proceeding pending against, or to the knowledge of the City

(e) Conditions Precedent

the Detroit City Code and laws of the State of Michigan to exist, to have happened and to have laws of the State of Michigan in order to make this Agreement a valid and binding obligation of and manner required by the Michigan Constitution, the City Charter, the Detroit City Code or Definitive Documents by the City exist, have happened and been performed in due time, form been performed precedent to and in the execution and delivery of this Agreement and the other All acts, conditions and things required by the Michigan Constitution, the City Charter,

Section 6.2. Revenues

- and this Agreement are in compliance with the Development Agreements and the Wagering Tax Revenue Statute (a) The use and application of the Revenues as provided in the Authorizing Ordinance
- Taxes, (2) Alternative Taxes, (3) Additional Wagering Taxes, and (4) Developer Payments. 2003 – 2008 and for the year to date period in 2009 showing as to each Developer: (1) Wagering cate is a true and complete statement of all Revenues collected by the City for each year from (b) The statement of Revenues delivered with and as referenced in the Closing Certifi-

Section 6.3. Developer Agreements and Guaranties

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- ments thereto) has been delivered with the Closing Certificate as referenced therein. (a) A true and complete copy of each Development Agreement (including all amend-
- Guaranty) has been delivered with the Closing Certificate as referenced therein. (b) A true and complete copy of each Guaranty (including all amendments to each such
- velopment Agreements delivered with the Closing Certificate. There are no Guaranties or Development Agreements except the Guaranties and De-

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Section 6.4. No Other Liens, Charges or Encumbrances

City Pledge and either the Service Corporation Pledge (if the Government Exception is applicagranted by this Agreement. ble) or the Service Corporation Security Interest (if the Government Exception is not applicable) (a) The Pledged Property is not subject to any lien, charge or encumbrance except the

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Property except in favor of the Counterparties. (b) No financing statement is on file in any public office covering any of the Pledged

Section 6.5. No Control Granted

the UCC) over the Pledged Property, or any account in which the Pledge Property is held, to any Person other than the Custodian. The City has not granted control (for purposes of Article 8 and, if applicable, Article 9 of

Article VII. Representations and Warranties of Service Corporations

ties on and as of the Closing Date. ticle for the benefit of the City, the Custodian, the other Service Corporation and the Counterpar-Each Service Corporation makes the representations and warranties contained in this Ar-

Section 7.1. General Representations and Warranties

(a) Corporate Existence and Power

and in good standing under the laws of the State of Michigan The Service Corporation is a nonprofit corporation duly incorporated, validly existing

(b) Corporate and Governmental Authorization; Contravention

official and do not contravene, or constitute a default under, any provision of applicable law or action, require no action by or in respect of, or filing with, any governmental body, agency or Service Corporation's corporate powers, have been duly authorized by all necessary corporate and each other Definitive Document to which the Service Corporation is a party are within the agreement, judgment, injunction, order, decree or other instrument binding upon the Service regulation or of the articles of incorporation or bylaws of the Service Corporation or of any The execution, delivery and performance by the Service Corporation of this Agreement

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(c) Valid and Binding Agreement and Service Corporation Pledge

similar laws affecting the rights of creditors generally. forceable in accordance with its terms except as may be limited by bankruptcy, insolvency or ration is a party, constitutes a valid and binding agreement of the Service Corporation en-(1) This Agreement and each other Definitive Document to which the Service Corpo-

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the rights of creditors generally. forth in the Authorizing Ordinance and herein is valid, binding and enforceable in accordance with its terms except as may be limited by bankruptcy, insolvency or similar laws affecting (2) If the Government Exception is applicable, the Service Corporation Pledge as set

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a) No Lingation

tion is a party, the Service Corporation, the Service Corporation Security Interest, or the Service the validity of this Agreement or any other Definitive Document to which the Service Corporafinitive Document to which the Service Corporation is a party or which in any manner questions ity of the Service Corporation to perform its obligations under this Agreement or any other Dethere is a reasonable possibility of an adverse decision which could materially adversely the abil-Property before any court or arbitrator or any governmental body, agency or official in which Corporation Pledge. Corporation threatened against, or affecting the Service Corporation or the Service Corporation There is no action, suit or proceeding pending against, or to the knowledge of the Service

(e) No Taxation

Michigan. The Service Corporation is not subject to federal income tax or taxation by the State of

(f) Not an Investment Company

vestment Company Act of 1940, as amended. The Service Corporation is not an "investment company" within the meaning of the In-

(g) Conditions Precedent

obligation of the Service Corporation. due time, form and manner required by the Michigan Constitution, the City Charter, the Detroit the Detroit City Code and laws of the State of Michigan to exist, to have happened and to have City Code or laws of the State of Michigan in order to make this Agreement a valid and binding Definitive Documents by the Service Corporation exist, have happened and been performed in been performed precedent to and in the execution and delivery of this Agreement and the other All acts, conditions and things required by the Michigan Constitution, the City Charter,

Section 7.2. Concerning the Security Interests

(a) Corporate Name

jurisdiction of organization which shows the Service Corporation to have been organized such Service Corporation's name as indicated on the public record of the Service Corporation's The Service Corporation's name as indicated on the signature page of this Agreement is

(b) Registered Organization

the UCC, of the type and organized under the laws of the State of Michigan The Service Corporation is a "registered organization," within the meaning of Article 9 of

(c) Place of Business

had any other place of business or, if more than one place of business, any other chief executive as such Service Corporation's mailing address if different and such Service Corporation has not tion's place of business or, if more than one place of business, its chief executive office as well office since its formation. Section 9.04 of the respective Service Contract accurately sets forth the Service Corpora-

(d) Corporate Identification

ber as follows: Each Service Corporation represents only as to its own organizational identification num-

- \equiv The organizational identification number of GRS Service Corporation is 793781.
- 793782 The organizational identification number of PFRS Service Corporation is

(e) Validity, Perfection and Priority of Security Interest

- Service Corporation's interests therein, and such security interest is a perfected, first priority Service Corporation Property is a valid security interest to the extent of the rights of such security interest. (1) As of the Closing Date, the security interest granted to the Counterparties in the
- Corporation Security Interest without any physical delivery thereof or further act. the Closing Date, and the Service Corporation Property is immediately subject to the Service (2) The Service Corporation Security Interest is valid, binding and enforceable as of
- paragraph (1) above by reason of the Government Exception. (3) The Service Corporation shall not be in breach of the representation contained in

(f) No Other Liens, Charges or Encumbrances

- the Government Exception is applicable, the Service Corporation Pledge. ject to any lien, charge or encumbrance except the Service Corporation Security Interest or, if (1) The Service Corporation's interest in the Service Corporation Property is not sub-
- poration Property (2) No financing statement is on file in any public office covering any Service Cor-

(g) No Control Granted

the Service Corporation Property or any proceeds thereof are held, to any Person other than the UCC) over the Service Corporation Property, or any bank account or securities account in which Counterparties. The Service Corporation has not granted control (for purposes of Articles 8 and 9 of the

Article VIII. The Accounts

Section 8.1. Establishment of Accounts

- accounts: (a) There is established with the Custodian the following accounts to be held as custodial
- Receipts Account
- Holdback Account
- in the Receipts Account. (b) The Custodian shall establish the Developer Subaccounts as required by Section 8.2
- (c) The Custodian shall establish the General Receipts Subaccount in the Receipts Ac-

of New (d) The Accounts shall be held at an office of the Custodian located in the City and State York

Developer Subaccounts

- respect to each Developer. (a) The Custodian shall establish a Developer Subaccount in the Receipts Account with
- lished with respect thereto are (b) The initial Existing Developers and the initial Developer Subaccounts to be estab-
- Detroit Entertainment Subaccount with respect to Detroit Entertainment, L.L.C
- Greektown Subaccount with respect to Greektown Casino, L.L.C
- MGM Grand Subaccount with respect to MGM Grand Detroit, L.L.C
- for each assignee of an Existing Developer and for each New Developer. (c) The Custodian shall establish a new Developer Subaccount in the Receipts Account
- that is the assignor of an Existing Development Agreement or (ii) an Existing Developer of an Existing Casino for which there is a New Developer. (d) **Predecessor Developer** means, as the context may require, (i) an Existing Developer
- following actions. (e) Upon the establishment of a new Developer Subaccount, the Custodian shall take the
- lished in respect of the Predecessor Developer shall be deposited to the credit of the General Receipts Subaccount. (1) All amounts, if any, standing to the credit of the Developer Subaccount estab-
- spect of the Predecessor Developer shall be closed. (2) Upon making such deposit, if any, such Developer Subaccount established in re-
- give the Developers any rights to the respective Developer Subaccount or the amounts or inpose of convenience of administering this Agreement, and the establishment thereof does not vestments credited thereto. (f) For the avoidance of doubt, the Developer Subaccounts are established for the pur-

Section 8.3. Receipt of Revenues

- spect of such Developer. the Custodian shall deposit the same to the credit of the Developer Subaccount established in re-(a) Promptly upon receipt of any Revenues in respect of a Developer on a Receipt Day,
- Subaccount or Holdback Account and shall not be deposited to the credit of any Developer ceipts Subaccount or Holdback Account shall be a part of, respectively, the General Receipts Subaccount (b) Revenues that consist of investment earnings of amounts credited to the General Re-

Transfer of Revenues to General Receipts Subaccount

shall promptly thereafter transfer the same to the General Receipts Subaccount. Upon the deposit of any Revenues to the credit of a Developer Subaccount, the Custodian

Section 8.5. Receipt of City Payments

Custodian shall deposit the same to the credit of the Holdback Account. Whenever the Custodian receives an amount as a City Payment or portion thereof, the

Section 8.6. General Receipts Account

count at the times and in the amounts provided in Article V The Custodian shall make the payments to the City from the General Receipts Subac-

Section 8.7. Holdback Account

- other than amounts paid by the City from its general fund. (a) The Custodian shall not deposit any amounts to the credit of the Holdback Account
- count at the times and in the amounts provided in Section 5.7. (b) The Custodian shall make the payments to the Counterparties from the Holdback Ac-
- times and in the amounts provided in Section 5.5 (c) The Custodian shall make the payments to the City from the Holdback Account at the

Section 8.8. Investments

- in Authorized Investments as provided in subsection (b), below. (a) Amounts standing to the credit of either Account shall be held in cash unless invested
- at the direction of the Finance Director in Authorized Investments maturing on or before the date for which the particular Account was established. and in such amounts as will be needed to provide for amounts to be expended for the purposes (b) Amounts standing to the credit of either Account shall be invested by the Custodian
- shall be deemed at all times a part of such Account, and the interest accruing thereon and any shall be charged thereto. profit realized therefrom shall be credited thereto, and any losses resulting from such investment (c) The investment of amounts credited to an Account shall be held by the Custodian and
- The Custodian may make such investments through its own investment or bond de-

Article IX. City Covenants

The City covenants with the other parties hereto as provided in this Article

Section 9.1. No Senior or Parity Pledges or Liens

est in, the Pledged Property that is senior to or of an equal priority with the City Pledge. The City shall not grant or permit to exist any pledge of or other lien on, or security inter-

Section 9.2. Junior Pledges or Liens

pledge, lien or security interest is authorized by ordinance or resolution of the City Council and Property that is junior to the pledge and lien granted by this Agreement if, but only if, (i) such The City may pledge or otherwise grant a lien on, or security interest in the Pledged

terparties (Permitted Liens). (ii) as a condition to the grant, be subject to intercreditor arrangements satisfactory to the Coun-

Section 9.3. Further Assurances

- Property that any Counterparty from time to time may reasonably request. (a) The City shall furnish to the Counterparties all information regarding the Pledged
- sonably considers necessary or appropriate to perfect, to continue perfection of, or to maintain documents and shall take all other actions, that either Service Corporation or a Counterparty reafirst priority of, the Service Corporation's security interest in the Pledged Property. (b) To the extent permitted by law, the City shall sign, file, or record all agreements and
- Pledged Property. of counsel to the City whether such action is necessary or appropriate to perfect, to continue pergarding an action to be taken pursuant to subsection (b), above, the City may rely upon advice fection of, or to maintain first priority of, the Service Corporation's security interest in the (c) In the event that the City receives conflicting instructions from the Counterparties re-
- party and covering the collateral under the City Pledge. mercial Code recording office a financing statement in favor the Service Corporation as secured (d) The City authorizes each of the Service Corporations to file in any Uniform Com-

Section 9.4. No Control Granted

the UCC) over the Pledged Property or any Account other than to the Custodian or the Counter-The City shall not grant control (for purposes of Article 8 and, if applicable, Article 9 of

Section 9.5. Excluded Property

- **9.4**, inclusive. (a) For the avoidance of doubt, Excluded Property is not subject to Sections 9.1 through
- granted by the City except pursuant to ordinance or resolution of City Council (b) No pledge of or other lien on, or security interest in, Excluded Property shall be

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Section 9.6. No Development Agreement Amendments

Development Agreement without the consent of the Counterparties that: The City will not enter into any amendment, supplement or other modification of any

has the effect of reducing the amount of any Developer Payment or (i) changes the formula for calculating any Developer Payment, which change

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- (ii) has the effect of changing the frequency of any Developer Payment or
- ble Instructions (iii) affects the making of Developer Payments in accordance with the Irrevoca-

Article X. Service Corporation Covenants

ticle Each Service Corporation covenants with the other parties hereto as provided in this Ar-

Section 10.1. No Pledges of Liens of Service Corporation Property

- or, if the Government Exception is applicable, the Service Corporation Pledge. interest in, any Service Corporation Property other than the Service Corporation Security Interest (a) No Service Corporation shall grant or permit to exist a pledge or lien on, or security
- (b) For the avoidance of doubt, this Section does not apply to Excluded Property

Section 10.2. No Control Granted

the Service Corporation Property or any proceeds thereof are held, to any Person other than the Custodian or the Counterparties. UCC) over the Service Corporation Property, or any bank account or securities account in which The Service Corporation shall not grant control (for purposes of Articles 8 and 9

Section 10.3. Excluded Property

cluded Property except pursuant to ordinance or resolution of the City Council. No Service Corporation shall grant a pledge of or lien on, or security interest in, Ex-

Section 10.4. Alternative Taxes

- payment of Alternative Taxes to the Custodian for deposit to the General Receipts Subaccount. the date of first payment, enter into an agreement with the State of Michigan providing for the (a) If and when Alternative Taxes become payable, the City shall, effective on or before
- (b) Such agreement shall be in form and substance acceptable to the Counterparties

Section 10.5. Alternative Payment of Developer Payments

- with the State of Michigan providing for the payment of such Additional Wagering Taxes to the Michigan, the City shall, effective on or before the date of first payment enter into an agreement Custodian for deposit to the General Receipts Subaccount. (a) If and when a Developer begins to pay Additional Wagering Taxes to the State of
- (b) Such agreement shall be in form and substance acceptable to the Counterparties

Section 10.6. Further Assurances

- ing the Service Corporation Property that either Counterparty from time to time reasonably re-(a) The Service Corporations shall furnish to the Counterparties all information regard-
- rity interest in the Service Corporation Property. ate to perfect, to continue perfection of, or to maintain first priority of, the Counterparty's secushall take all other actions, that either Counterparty reasonably considers necessary or appropri-(b) The Service Corporations shall sign, file or record all agreements and documents and

statement in favor of the Service Corporation covering collateral under the City Pledge. vice Corporation Security Interest and (ii) an assignment to the Counterparty of any financing as secured party and covering the collateral under the Service Corporation Pledge and the Ser-Uniform Commercial Code recording office (i) a financing statement in favor the Counterparty (d) Each of the Service Corporations authorizes each of the Counterparties to file in any

Article XI. Remedies

Section 11.1. Remedies under Hedges

tive Hedge), has all remedies available to it under its Hedge or otherwise by contract or applicaor Defaulting Party in respect of such Termination Event or Event of Default under such respecrespective Counterparty (or the Service Corporations, if a Counterparty is the sole Affected Party ble law except with respect to the exercise of remedies against the Pledged Property as provided in Section 11.3. Following the occurrence of a Termination Event or Event of Default under a Hedge, the

Section 11.2. Remedies as Secured Party

- of all rights and remedies otherwise available to the Service Corporations as secured parties un-Service Corporation Pledge and Service Corporation Security Interest shall include the exercise as a secured party to enforce the Service Corporation Pledge, the Service Corporation Security a Termination Event or Event of Default under a Hedge where the Counterparty is not the sole tions owing to the Counterparties under the Hedges up to the amounts then appropriated. der the City Pledge, including the right to cause the Pledged Property to be applied to the obliga-Interest and the City Pledge. Such remedies of the Counterparties as secured parties under the Affected Party or Defaulting Party thereunder, each Counterparty has the remedies available to it (a) In addition to a Counterparty's remedies under a Hedge, following the occurrence of
- a Michigan home rule city, in respect of such unappropriated amounts. propriated, the right to use judicial process to obtain appropriations and to exercise any other eqto the extent that not all amounts for all obligations owing to the Counterparties have been apuitable remedies available to the Counterparties against the Service Corporations and the City, as ligations owing to the Counterparties under the Hedges up to the amounts then appropriated and, (b) Such remedies include the right to cause the Pledged Property to be applied to the ob-

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release of funds from the Accounts to be applied to the obligations owing to the Counterparties including, as appropriate, by writ of mandamus or other equitable remedy that would result in to the extent necessary for the Counterparties to recognize all the rights and benefits of a first under the Hedges and this Agreement. priority secured party with respect to the Service Corporation Property and the Pledged Property, (c) Subject to such appropriation as may be required, judicial remedies shall be available

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Section 11.3. Limitation on Remedies

- party against the Pledged Property during the Term Payment Period. hereinafter referred to as the *Limitation on Remedies*) from exercising any remedies as a secured fied Additional Termination Event then such Counterparty shall forbear (such forbearance being (a) If any Hedge is terminated by the respective Counterparty on account of any Speci-
- (b) The Limitation on Remedies does not apply on or after a Term Period End Date

Section 11.4. Failure to Appropriate

adopted by the City Council pursuant to and in compliance with the City Charter for any Fiscal pay in full, and which may be used exclusively for payment of, the City Payments for a particu-Fiscal Year, on a line item basis and as a "first budget" obligation, an amount that is sufficient to Year, and to maintain such provision without limitation, transfer or reduction throughout such lar Fiscal Year, mandamus may be an appropriate remedy for the Counterparties. In the event that the City fails to make an appropriation in the City's final annual budget

Section 11.5. Indemnity

graph 4 of Section 11.6. continuation of any litigation, judicial action, or legislative action of the kind described in paraparties from and against any and all losses, damages, liabilities, and expenses incurred and paid (each, a liability) by either Counterparty arising out of or resulting from the commencement or (a) To the extent permitted by law, the City shall defend and hold harmless the Counter-

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- stances, describing such claim or loss in reasonable detail. However, any delay or failure of the party shall give to the City written notice within such time as is reasonable under the circumthe extent that the City was prejudiced by the delay or failure. knowledge of any claim or loss for which indemnification by the City is asserted, the Counter-Counterparty to give the notice shall not affect the City's indemnification obligations except to (b) If, for so long as this Agreement is in effect, a Counterparty has actual notice or
- amount or extent of which is not yet known or certain, then the notice of demand for indemnification shall so state, and, where practicable, shall include an estimate of the amount of the losses (c) If a demand or claim for indemnification is made hereunder with respect to losses the
- shall assume all expense with respect to, the defense or settlement of such claim. bitration or legal proceeding, the City shall have responsibility to, and shall employ counsel, and (d) In the case of actual notice of indemnification hereunder involving any litigation, ar-

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- shall bear the reasonable out of pocket fees, costs and expenses of such separate counsel if: the right to employ separate counsel and to participate in the defense of such action, and the City (e) Notwithstanding the City's assumption of the defense, the Counterparty shall have
- Event of Default under a Hedge has occurred other than or resulting from a Specified (i) other than under Paragraph (4) of Section 11.6, a Termination Event or

- has occurred, (ii) other than under Paragraph (4) of Section 11.6, the Term Period End Date
- party would present such counsel with a conflict of interest; (iii) the result of the use of counsel chosen by the City to represent the Counter-
- available to the City, may be legal defenses available to it that are different from or additional to those the Counterparty and the Counterparty shall have reasonably concluded that there (iv) the actual or potential defendants in, or targets of, any such action include
- the institution of such action or Counterparty to represent the Counterparty within a reasonable time after notice of (v) the City shall not have employed counsel reasonably satisfactory to the
- rate counsel at the City's expense. (vi) the City, in its discretion, shall authorize the Counterparty to employ sepa-

settle any claims or actions if the settlement is entered into without the City's consent, which may not be unreasonably withheld or delayed. The City shall not be liable under this Agreement for any amount paid by the Counterparty to

Section 11.6. Specified Event means any of the following events:

- (1) The City fails to pay any Relevant Amount to the Custodian as required by Sec-
- tions Date in the City's final annual budget for the then current Fiscal Year and to maintain Month during the balance of such Fiscal Year to the extent that there is not an appropriation amount necessary to provide exclusively for the payment of the Relevant Amount each Fiscal Year, on a line item basis and as a "first budget" obligation, of any supplemental such appropriation without limitation, transfer or reduction throughout the balance of such The City fails to make an appropriation by the Outside Supplemental Appropria-
- ance with the City Charter prior to the commencement of any Fiscal Year subsequent to the amount at least equal to: thorizing exclusively payment of the City Payments and as a "first budget" obligation, of an without limitation, transfer or reduction throughout such Fiscal Year, on a line item basis au-Fiscal Year in which the termination of the Hedges occurs and to maintain such appropriation make an appropriation in the City's final annual budget adopted pursuant to and in compli-(3) Commencing with the Fiscal Year beginning on July 1, 2009, the City fails to
- Amounts for the Months ending in such Fiscal Year, (i) the greater of (x) \$50,736,975 and (y) the sum of the Notional Holdback
- able during such Fiscal Year to the Counterparties under the Hedges. (ii) plus an amount equal to interest at the Interest Rate to accrue and to be pay-
- (iii) plus the Regular Custodian Payments to be paid during such Fiscal Year.
- any other judicial action, or any legislative action is taken, to set aside or avoid or limit the (4) The City, a Service Corporation, or a third party commences litigation or takes

- of the Counterparties), revoked, rescinded, nullified or suspended for any reason. (5) The Authorizing Ordinance or any part thereof is amended (without the consent
- greater than the tax currently imposed is paid to the Custodian under arrangements satisfacfunds to the Custodian for deposit to the credit of the General Receipts Subaccount such payvertently or erroneously paid Wagering Tax Property directly to the City or (ii) the Finance tory to the Counterparties. ment Period if the such tax is then collected by the State of Michigan pursuant to Section ment. However, the rescinding of such tax shall not cause the expiration of the Term Pay-Director learning of such payment, the City fails to transfer by wire transfer in same day Days following the earlier to occur of (i) notice from the Custodian that a taxpayer has inad-12(1) of the Wagering Tax Revenue Statute and an amount of such collections equal to or Date pursuant to Section 18-14-3 of the Detroit City Code or if the City, within two Business (6) The City rescinds, reduces or ceases to impose the tax imposed as of the Closing
- ther Service Contract. Scheduled Payments and Sinking Fund Installments as and when due and payable under ei-The City fails to pay any Service Charges, Accrued Service Charges, Regular
- applicable grace period requiring notice or the lapse of time or both. to purchase or otherwise), prior to its stated maturity, in each case after giving effect to any of such indebtedness (or a trustee or agent on behalf of such holder or holders) to cause such any other event shall occur the effect of which is to cause, or to permit the holder or holders for borrowed money, other than Excluded Indebtedness, aggregating \$5,000,000 or more or indebtedness to become due, or to be prepaid in full (whether by redemption, purchase, offer (8) The City fails to pay when due any principal of, or interest on, any indebtedness
- excluding judgments: (9) The City fails to pay any judgment or judgments aggregating \$5,000,000 or more,

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- (i) on appeal and being contested in good faith or
- the timing and manner of payment that does not involve the imposition of any addi-City is in compliance or tional ad valorem property taxes above the Threshold and with which agreement the (ii) for which the City has reached an agreement with the judgment creditor as to

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- payment or in the imposition of a lien on the City's general funds or the imposition of any additional ad valorem property taxes above the Threshold or delay in payment will not result in the City being held in contempt of court for non-(iii) for which the City is diligently making arrangements for payment and the
- parties under the Hedges and this Agreement. (iv) in favor of the Counterparties on any unpaid amounts owing to the Counter-

- (10) The occurrence of an Unqualified Hedge Event
- (11) The City:
- Code or any other insolvency law or procedure or (i) commences a case or files a petition seeking relief under the Bankruptcy
- such petition or (ii) consents to an order of relief in any such proceeding or to the filing of any
- cial manager for all or any substantial part of its assets or makes an assignment for the benefit of its creditors. (iii) seeks or is subject to the appointment of a receiver or an emergency finan-
- exists in the City. (12) The Governor of the State of Michigan determines that a financial emergency

Article XII. The Custodian

Section 12.1. No Fiduciary Duties or Responsibilities

other Person. The Custodian has no fiduciary duty or responsibility to any other party hereto or to any

Section 12.2. Duties and Responsibilities

- cally set forth in this Agreement, and no implied covenants or obligations shall be read into this dian shall be considered a duty. Agreement against the Custodian and no permissive power or authority available to the Custo-(a) The Custodian undertakes to perform such duties and only such duties as are specifi-
- or not they conform to the requirements of this Agreement. nished to the Custodian, the Custodian is under a duty to examine the same to determine whether ments or opinions which by any provision hereof or thereof are specifically required to be furquirements of this Agreement; but in the case of any such certificates, documents, other instrutruth of the statements and the correctness of the opinions expressed therein, upon certificates, documents, other instruments or opinions furnished to the Custodian and conforming to the re-(b) In the absence of bad faith on its part, the Custodian may conclusively rely, as to the
- duct, except as provided below. ability for its own negligent action, its own negligent failure to act, or its own willful miscon-(c) No provision of this Agreement shall be construed to relieve the Custodian from li-
- ascertaining the pertinent facts; authorized officer of the Custodian, unless it is proved that the Custodian was negligent in (1) The Custodian is not be liable for any error of judgment made in good faith by an

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- by it in good faith in accordance with the direction of the Counterparties and (2) The Custodian is not liable with respect to any action taken or omitted to be taken
- funds or otherwise incur any financial liability in the performance of any of its duties hereunder, or in the exercise of any of its rights or powers, if it shall have reasonable grounds for (3) No provision of this Agreement requires the Custodian to expend or risk its own

not reasonably assured to it. believing that repayment of such funds or adequate indemnity against such risk or liability is

Certain Rights of Custodian

- signed or presented by the proper party or parties. order, bond, debenture, or other paper or document believed by it to be genuine and to have been resolution, certificate, statement, instrument, opinion, report, notice, request, direction, consent, (a) The Custodian may rely and is protected in acting or refraining from acting upon any
- bad faith on its part, rely upon a certificate of a representative of a Counterparty. the Custodian (unless other evidence be herein specifically prescribed) may, in the absence of that a matter be proved or established prior to taking, suffering or omitting any action hereunder, (b) Whenever in the administration of this Agreement the Custodian deems it desirable
- by the Custodian hereunder in good faith and in reliance thereon. full and complete authorization and protection in respect of any action taken, suffered or omitted (c) The Custodian may consult with counsel, and the written advice of such counsel is
- indemnity against the costs, expenses and liabilities which might be incurred by it in compliance it by this Agreement at the request or direction of any of the Counterparties pursuant to this with such request or direction. Agreement, unless such Counterparties shall have offered to the Custodian reasonable security or (d) The Custodian is under no obligation to exercise any of the rights or powers vested in
- sentative of a Counterparty. rence of any facts referred to herein but is entitled to rely upon a certificate delivered by a repre-(e) The Custodian is not required to make any investigation into the existence or occur-
- discretion, may make such further inquiry or investigation into such facts or matters as it may see tion, consent, order, bond, debenture, or other paper or document, but the Custodian, in its sole stated in any resolution, certificate, statement, instrument, opinion, report, notice, request, direc-(f) The Custodian is not obligated to make any investigation into the facts or matters
- sible for any misconduct or negligence on the part of any agent or attorney appointed with due under either directly or by or through agents or attorneys and the Custodian shall not be responcare by it hereunder. (g) The Custodian may execute any of its powers hereunder or perform any duties here-
- curity laws) or any rerecording, refiling or re-registration. strument or document (including financing or continuation statements or filings under tax or se-(h) The Custodian has no duty to see to the recording, filing or registration of any in-
- administration of this Agreement from any court of competent jurisdiction. The Custodian shall have the right at any time to seek instructions concerning the

May Hold 2006 Pension Funding Securities.

of 2006 Pension Funding Securities with the same rights it would have if it were not Custodian. The Custodian, in its individual or any other capacity, may become the owner or pledgee

Section 12.5. Reporting of City Payments

of such deposit. to the credit of the Holdback Account, the Custodian shall notify the City and the Counterparties Within one Business Day after the Custodian deposits the full amount of a City Payment

Section 12.6. Weekly Reports

ceipts Subaccount during the preceding calendar week. and the Counterparties a report setting forth the amount of Revenues received in the General Re-On the second Business Day of a calendar week, the Custodian shall deliver to the City

Section 12.7. Monthly Holdback Compliance Notice

such Month, the Custodian shall give notice (a Monthly Holdback Compliance Notice) to the City and the Counterparties that such Holdback Requirement has been met. On the Business Day in a Month on which the Holdback Requirement has been met for

Section 12.8. Quarterly Accounting

deposit in the Holdback Account an amount sufficient to pay the Quarterly Payment (a Quarterly notify the Counterparties, the City and the Service Corporations whether the Custodian has on Accounting). By the second Business Day preceding the end of a Quarterly Period, the Custodian shall

Section 12.9. Coverage Reports

- each Month (a Monthly Coverage Report) and of each Quarterly Period (a Quarterly Coverage 4:00 p.m. on the second Business Day following the last day (whether or not a Business Day) of City for an immediately prior Reporting Period. Report) and at such other time or times as are reasonably requested by any Counterparty or the (a) The Custodian shall provide a report to the Counterparties and the City no later than
- (b) Reporting Period means:
- (i) for a Monthly Coverage Report, the Month immediately ended (the Subject

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- (the Subject Quarter). (ii) for a Quarterly Coverage Report, the Quarterly Period immediately ended
- ceived by the Custodian during such Subject Month divided by the sum of: (c) Monthly Coverage means, as to any Subject Month, the total amount of Revenues re-

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- Subject Month falls and ting) payable by the Service Corporations during the Quarterly Period in which such one-third of the Hedge Periodic Payables (without giving effect to any net-
- (ii) any Hedge Periodic Payables remaining unpaid from any Quarterly Period.
- received by the Custodian during the immediately preceding three Months divided by the sum of (d) Quarterly Coverage means, as to any Subject Quarter, the total amount of Revenues

- three month period (without giving effect to any netting) and Hedge Periodic Payables payable by the Service Corporations during such
- ter (ii) any Hedge Periodic Payables remaining unpaid from any prior Subject Quar-
- requirements of this subsection (e) Each Monthly Coverage Report and each Quarterly Coverage Report shall meet the
- (1) Each Monthly Coverage Report and Quarterly Coverage Report shall include:
- (i) the total Revenues received by the Custodian during the Reporting Period,
- the Reporting Period, with respect to each casino that provides such information, (ii) the total amount of Wagering Tax Property received by the Custodian during
- the Reporting Period, with respect to each casino that provides such information, (iii) the total amount of Developer Payments received by the Custodian during
- the end of the immediately preceding Reporting Period and (iv) the balance of each Account as of the end of the Reporting Period and as of
- reasonable detail. (v) any disbursements from each Account made during the Reporting Period in
- Report shall include: (2) In addition to the requirements of **paragraph** (1), above, each Monthly Coverage
- i) the Monthly Coverage for the Subject Month and
- (ii) the Quarterly Coverage for the three immediately preceding three Months.
- or a Service Corporation in respect of the Subject Quarter. age Report shall set forth any amounts to be released from the Holdback Account to the City (3) In addition to the requirements of paragraph (1), above, each Quarterly Cover-
- Quarterly Coverage Report to the Counterparties. Coverage Report to the Insurers concurrently with providing such Monthly Coverage Report and The Custodian shall provide a copy of each Monthly Coverage Report and Quarterly

Section 12.10. Compensation, Reimbursement and Indemnification

- (a) The Custodian is entitled to payment or reimbursement by the City:
- to the compensation of a Custodian of an express trust); and hereunder (which compensation shall not be limited by any provision of law in regard from time to time for reasonable compensation for all services rendered by it
- sel), except any such expense, disbursement or advance as may be attributable to the reasonable compensation and the expenses and disbursements of its agents and coun accordance with any provision of this Agreement (including, without limitation, the sonable expenses, disbursements and advances incurred or made by the Custodian in Custodian's negligence, willful misconduct or bad faith. (ii) except as otherwise expressly provided herein, upon its request, for all rea-

Section 12.11. Prior Payment of Regular Custodian Payments

ment to the Counterparties from any Accounts. The Custodian is entitled to payment for Regular Custodian Payments prior to any pay-

Section 12.12. Corporate Custodian Required; Eligibility.

- condition at least annually, pursuant to law or to the requirements of such supervising or examinreport of condition so published corporation shall be deemed to be its combined capital and surplus as set forth in its most recent ing authority, then for the purposes of this Section, the combined capital and surplus of such combined capital and surplus of at least \$50,000,000. If such corporation publishes reports of positary of City funds with (i) an office located in the City and State of New York and (ii) a (a) There shall at all times be a Custodian hereunder which is a bank eligible to be a de-
- this Article if it becomes ineligible under this Section. (b) The Custodian shall resign promptly in the manner and with the effect specified in

Section 12.13. Replacement of Custodian.

(a) No Vacancy

provided in subsection (f), below. pursuant to this Article shall be effective until the successor Custodian accepts its appointment as No resignation or removal of the Custodian and no appointment of a successor Custodian

b) Resignation

tion to each Insurer and each of the parties hereto. in accordance with subsection (f), below. A resigning Custodian shall give notice of its resigna-The Custodian may resign at any time, but such resignation shall become effective only

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(c) Removal by Counterparties

Custodian (1) The Counterparties acting together may remove the Custodian by so notifying the

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petition a court of competent jurisdiction for the appointment of a successor. (2) If the Custodian becomes ineligible under Section 12.12, any Counterparty may

(d) Appointment of Successor

provided their prior written consent to the appointment of such successor Custodian. the date on which a successor Custodian takes office provided that the Counterparties have (1) The retiring Custodian or the City may appoint a successor at any time prior to

- may appoint a successor Custodian to replace such successor Custodian. the City or a court of competent jurisdiction takes office, the Counterparties acting together (3) Within one year after a successor Custodian appointed by the retiring Custodian,
- <u>@</u> Acceptable to the City and the Counterparties

dian is acceptable to the Finance Director and to each Counterparty, as evidenced by prior written consent. No appointment of a successor Custodian shall be effective unless such successor Custo-

Acceptance of Appointment

- shall have all the rights, powers and duties of the Custodian hereunder. nation or removal of the retiring Custodian shall be effective, and the successor Custodian retiring Custodian, each of the other parties hereto and to each Insurer. Thereupon the resig-(1) A successor Custodian shall deliver written acceptance of its appointment to the
- in this subsection, the retiring Custodian shall promptly transfer all property held by it as Custodian to the successor Custodian. (2) Upon the appointment of a successor Custodian becoming effective as provided

Section 12.14. Merger, Consolidation and Succession to Business.

act shall be the successor Custodian if such successor corporation is eligible under Section 12.12 its corporate trust business to, another corporation, the successor corporation without any further If the Custodian consolidates, merges or converts into, or transfers all or substantially all

Article XIII. Interest Rate Limitation

City under applicable law: City under this Agreement is limited by a maximum rate of interest permitted to be paid by the The following provisions apply only if any amount (a Stated Amount) payable by the

that could be paid by the City during any Month without exceeding the interest rate limitation. The Permitted Amount in any Month may be greater or less than the Stated Amount. The term Permitted Amount, as used in this Article, means the maximum amount

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Month by paying the Permitted Amount. Current Month, the City may satisfy its obligation to pay the Stated Amount for the Current City during any Month (the Current Month) is less than the Stated Amount payable during the (b) Subject to subsections (c) and (d) below, if the Permitted Amount payable by the

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- be increased, to the extent permitted by the applicable law, by the lesser of: (c) The amount payable by the City during the Current Month under subsection (b) shall
- ted Amount for the Current Month and (1) the difference between the Stated Amount for the Current Month and the Permit-

- up to the time of determination shall be increased, to the extent permitted by the applicable law, by the lesser of: (d) The amount payable by the City during all Months subsequent to the Current Month
- ted Amount for the Current Month, and the difference between the Stated Amount for the Current Month and the Permit-

Page 69 of

- subsection (c) and this subsection (d). sequent Months, minus the sum of all amounts that the City has previously paid pursuant to Months up to the time of determination over the aggregate of the Stated Amounts for the sub-(2) the aggregate excess of the total of the Permitted Amounts for all subsequent
- by the City hereunder is or is not "interest" to which any law limiting interest would apply. (e) This Article shall not affect the legal interpretation of whether any amount payable

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Article XIV. Miscellaneous

Section 14.1. **Addresses for Notices**

- unless otherwise stated herein mailed, sent or delivered: (a) All notices and other communications provided for hereunder shall be in writing
- (1) if to the <u>City</u>, at its address set forth in a Service Contract
- (2) if to the <u>City Law Department</u>, at

City of Detroit Law Department

Filed 10/10/13

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First National Building, Suite 1650

Detroit, Michigan 48226 660 Woodward Avenue

Attention: Corporation Counsel

tract if to a Service Corporation, at its address set forth in the respective Service Con-

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(4) if to the <u>Custodian</u>, at

535 Griswold, Suite 550 U.S. Bank National Association

Detroit, Michigan 48226

Attention: Susan T. Brown

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New York, NY 10017 125 Park Avenue if to Financial Guaranty Insurance Company at

(5)

Attention: Risk Management

(6) if to Syncora Guaranty Inc. at

1221 Avenue of the Americas

New York, NY 10020

Attention: Surveillance

page hereto, (7) if to a Counterparty, at its address shown beneath its signature on a signature

specified in or pursuant to this Section. if given by mail, three Business Days after such communication is deposited in the mails with or to such other address as such Person may specify to the other Person and shall be effective (i) first class postage prepaid or (ii) if given by any other means, when delivered at the address

Section 14.2. Copies of Notices

Law Department A copy of each notice given hereunder shall be given contemporaneously to the City's

Section 14.3. Expenses

- penses and outside consulting fees. nection with consummating the Settlement Transaction, including outside legal fees and ex-(a) Each of the City and the Counterparties shall pay its own fees and expenses in con-
- penses that it is required to pay under the Hedges, either Service Contract or the Contract Ad-City and the Counterparties shall continue to be responsible for the payment of any fees and exministration Agreement. (b) Except in connection with consummating the Settlement Transaction, each of the
- with consummating the Settlement Transaction, including outside legal fees and expense and outside consulting fees. (c) The City shall pay the fees and expenses of the Service Corporations in connection
- them) in connection with the administration and enforcement of this Agreement. vice Corporations (including outside legal fees and expense and outside consulting fees of any of (d) The City shall pay all of its fees and expenses and the fees and expenses of the Ser-
- the Custodian is entitled pursuant to Section 12.10. The City shall pay all compensation, reimbursement and indemnification to which

Section 14.4. Termination

- gations of the Service Corporations and the City to each Counterparty thereunder and hereunder each Counterparty's delivery of confirmation to the Custodian of the payment in full of all obli-(a) This Agreement shall terminate upon the termination or expiration of the Hedges and
- Service Corporation Pledge shall terminate upon the termination of this Agreement (b) The City Pledge and, as applicable, the Service Corporation Security Interest or the

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- (c) Upon the termination of this Agreement, the Custodian shall:
- (i) pay to the City all amounts standing to the credit of each Account and
- are no longer in effect give notice to the Developers and Obligors that the Irrevocable Instructions
- Custodian shall survive the termination of this Agreement. The obligations of the City to pay amounts owing to the Service Corporations or the

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Section 14.5. Amendment

rights, remedies or obligations of such Insurer. that the consent of an Insurer shall only be required to the extent that an amendment affects the written instrument signed by all of the parties hereto and consented to by each Insurer provided No amendment of this Agreement shall be effective for any purpose unless it is made by

Section 14.6. Rights of Insurer

then in default under its Credit Insurance (as defined in the Service Contracts). An Insurer may exercise any right or power given it by this Agreement only if it is not

Section 14.7. No Waiver

hereunder preclude any other further exercise thereof or the exercise of any other right. right hereunder shall be a waiver thereof; nor shall any single or partial exercise of any right No failure on the part of any party hereto to exercise, and no delay in exercising, any

Section 14.8. Binding Obligation

to the extent permitted by Section 14.8. This Agreement is binding upon the parties hereto and their successors and their assigns

Section 14.9. Assignment

- subsection (b), below. hereto shall be valid except that a Counterparty may assign its rights hereunder as provided in (a) No transfer by any party of its interests herein without the consent of the other parties
- its Hedge to the same extent and under the same conditions as the transfer of the Hedge is permitted by the terms thereof. (b) Any Counterparty may transfer its rights hereunder in connection with a transfer of

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Section 14.10. Governing Law

by and construed in accordance with the laws of the State of Michigan. corporate powers and legal capacity of the City and each Service Corporation shall be governed and construed in accordance with the laws of the State of New York; provided, however, that the (a) The rights and obligations of the parties under this Agreement shall be governed by

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erning law for purposes of the UCC is the law of the State of Michigan determined without refto its conflicts of law rules. (b) Notwithstanding anything to the contrary contain in subsection (a), above, the gov-

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Section 14.11. Venue

of the State of New York and the United States District Court located in Borough of Manhattan for the Eastern District of Michigan. in New York City and of the courts of the State of Michigan and the United States District Court revocably submits to the extent permitted by law to the non-exclusive jurisdiction of the courts With respect to any suit, action or proceedings relating to this Agreement, each party ir-

Section 14.12. WAIVERS OF JURY TRIAL

UNCONDITIONALLY WAIVE TRIAL BY JURY IN ANY LEGAL ACTION OR PROCEEDING RELATING TO THIS AGREEMENT. TO THE EXTENT PERMITTED BY LAW, THE PARTIES HERETO HEREBY IRREVOCABLY AND

Section 14.13. Headings and Table of Contents

for convenience of reference only and do not constitute a part of this Agreement for any other Article and Section headings herein and the table of contents hereto are included herein

Section 14.14. Entire Agreement

- and none of the parties shall be bound by any conditions, inducements or representations with all prior and contemporaneous oral and written agreements and discussions with respect thereto the entire agreement among the parties with respect to the subject matter hereof, and supersedes respect thereto other than as expressly provided for herein. and the Contract Administration Agreement, as modified by the Definitive Documents, contain (a) This Agreement, the Definitive Documents, and the Hedges, the Service Contracts
- parties with respect to the subject matter hereof other than those set forth or referred to herein. There are no agreements, understandings, representations or warranties between the
- Service Contracts and the Contract Administration Agreement, as modified by the Definitive Documents, shall remain in full force and effect. <u></u> All of the terms and conditions of the Definitive Documents and of the Hedges, the
- (d) This Section does not apply to any rights or obligations of the Insurers

Section 14.15. Counterparts

- this Agreement to produce or account for more than one counterpart. taken together shall evidence one and the same original. It is not necessary in making proof of (a) This Agreement may be executed in multiple counterparts, but all such counterparts
- part. of electronic transmission shall be equally effective as delivery of a manually executed counter-(b) Delivery of an executed counterpart of this Agreement by facsimile or other method

date first written above. In Witness Whereof, the parties hereto have set their respective hands on and as of the

[Signatures appear on pages S-1 et seq.]

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Service Corporation, U.S. Bank eral Agreement among the City and Fire Retirement System National Association and other Corporation, the Detroit Police Retirement System Service of Detroit, the Detroit General

[Signature Page to the Collat-

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Filed 07/17/13

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Pg ID 803

CITY OF DETROIT

Norman L. White

Ву

Finance Director

Agreement among the City of Detroit, the Detroit General Retirement System Service Corporation, the Detrott Police and Fire Retirement System Service Corporation, U.S. Bank National Association and other Porsons!

U.S. Bank National Association, as Custodian

2

Susan T. Brown Vice President

Ву

S - 2

Service Corporation, U.S. Bank eral Agreement among the City and Fire Retirement System of Detroit, the Detroit General National Association and other Corporation, the Detroit Police Retirement System Service

DETROIT GENERAL RETIREMENT SYSTEM SERVICE CORPORATION

Norman L. White

Ву

President

SERVICE CORPORATION

DETROIT POLICE AND FIRE RETIREMENT SYSTEM

Norman L. President White

В

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Persons and Fire Retirement System of Detroit, the Detroit General eral Agreement among the City National Association and other Service Corporation, U.S. Bank Corporation, the Detroit Police Retirement System Service

[Signature Page to the Collat-

UBS AG

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Βy **Authorized Signatory** Anna

Entered 10/10/13 14:54:54

UBS notice address is:

Ву

Authorized Signatory

677 Washington Boulevard Stamford, CT 06901 **UBS Securities LLC**

Attn: Municipal Derivatives

Fax: 203-719-1417 Tel: 203-719-1689

and with a copy to:

Stamford, CT 06901 677 Washington Boulevard UBS AG, Stamford Branch

Attn: Legal Department Fax: 203-719-0680

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Door 36661-8-17

of Detroit, the Detroit General Retirement System Service Corporation, the Detroit Police and Fire Retirement System Service Corporation, U.S. Bank National Association and other Persons]

eral Agreement among the City

[Signature Page to the Collat-

SBS FINANCIAL PRODUCTS COMPANY, LLC

// Authorized Signatory

Ву

SBS Financial Products Company, LLC notice address is:

SBS Financial Products Company, LLC 100 Wall Street, 22ND Floor

New York, New York 10005 Attention: John Carter

Facsimile: (646) 576-9684

1133-55318855-5511

Door 36661-8-17

677

Service Corporation, U.S. Bank National Association and other and Fire Retirement System Corporation, the Detroit Police Retirement System Service of Detroit, the Detroit General

eral Agreement among the City

[Signature Page to the Collat-

MERRILL LYNCH CAPITAL SERVICES, INC.

Merfill Lynch Capital Services, Inc. notice address is: Authorized Signatory

Merrill Lynch Capital Services, Inc.

New York, New York 10080 4 World Financial Center, 18TH Floor Merrill Lynch World Headquarters

Facsimile: (646) 805-0218 Attention: Swap Group

with a copy to:

GMI Counsel

4 World Financial Center, 12TH Floor Merrill Lynch World Headquarters

New York, New York 10080

Facsimile: (212) 449-6993 Attention: Swaps Legal

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1133-553186555WIT

Exhibit 3.4

FORM OF IRREVOCABLE INSTRUCTIONS

June •, 2009

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[Developer] [Developer's Address] Attention: •

Re: Payments to be made to the City of Detroit (the City) in respect of the below identified Casino

Dear Sir/Madam

1. References to You and Your

1.1. [Name of Developer] is hereinafter referred to as you. Your has the correlative mean-

Entered 10/10/13 14:54:54

12. of the below identified Development Agreement. As used herein, "you" and "your" also refer to your successors, if any, and any assigns

2. Applicability of these Instructions

and currently located at These Instructions are applicable with respect to the casino currently known as in Detroit, Michigan.

Filed 10/10/13

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3. Certain Definitions

Agreement. of Detroit and you, any amendments thereto and any substitute for such Development Development Agreement means the Revised Development Agreement, dated ,] among the City, The Economic Development Corporation of the City

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- 3.2. seq; MSA 18.969(201), et seq., as amended. Gaming Act means the Michigan Gaming Control and Revenue Act, MCL 432.201, et
- 432.212, as amended Wagering Tax Revenue Statute means Section 12 of the Gaming Act, being MCL

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4. Payments Subject to these Instructions

- tions: The following payments (collectively, the *Payments*) only are subject to these Instruc-
- 4.1.1. taxes payable pursuant to Detroit City Code Section 18-14-3 pursuant to the Wagering Tax Revenue Statute; and
- interest and penalties payable pursuant to Detroit City Code Section 18-14-6(c);

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- amounts payable pursuant to Section [3.14(a)(iv) for Detroit Entertainment, 3.16(a)(iv) for Greektown Casino, 3.16(a)(iv) for MGM] of the Development
- 4.2. For the avoidance of doubt, *Payments* does not include:
- 4.2.1. any payments pursuant to any other section of the Development Agreement or rights to reimbursement made or to be made under any Development Agree-
- any municipal service fees authorized to be imposed by the City pursuant to Section 13 of the Gaming Act.
- stitutes therefor. City Code or the Development Agreement include any amendments thereto or any sub-References to such sections of the Gaming Act, Wagering Tax Revenue Statute, Detroit

5. Place and Manner of Payment

the office of the Custodian in New York, New York, for credit to the below identified Custodian) for the benefit of the City by wire transfer in immediately available funds at All Payments to be paid to the City shall be paid to U.S. Bank National Association (the

Wiring Instructions:

Account Number:

Discharge of Liability

if made as herein provided Payments made to the Custodian pursuant to these Instructions shall have the same force and effect as if made to the City, and you shall have no further liability with respect to such Payments

7. Changes to these Instructions

- 7.1. No change to these Instructions shall be effective for any purpose without the prior written consent of the Counterparties.
- 7.2. The initial Counterparties are:
- 7.2.1. UBS AG
- 1.2.2. SBS Financial Products Company, LLC
- 7.2.3. Merrill Lynch Capital Services, Inc.
- 7.3. and any assigns of certain interest rate swap agreements. As used herein, "Counterparties" includes any successors of the initial Counterparties
- 7.4. stating that it is a "Counterparty" as such term is used herein without making any inde-You are entitled to rely on any consent stating that it is signed by a financial institution pendent investigation.

3. Instructions are Irrevocable

writing by the City with the prior written consent of the Counterparties as provided in Section 7 These Instructions are irrevocable and shall continue in full force and effect unless changed in

consents of each Counterparty delivered as set forth in Section 10 and you have received prior written notice of such change from the City and copies of the written

9. Termination

tion 10 stating that the Custodial Agreement has terminated. These Instructions shall terminate upon written notice of the Custodian to you as set forth in Sec-

10. Communications and Notices

herein, mailed, sent or delivered: All communications and Notices hereunder shall be in writing and, unless otherwise stated

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(1) if to the Custodian, at

U.S. Bank National Association 535 Griswold, Suite 550

Detroit, Michigan 48226 Attention: Susan T. Brown

if to you at

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 $\overline{\mathcal{O}}$

[Address]

Detroit, Michigan • [Zip Code] •

Attention: •

is deposited in the mail with first class postage prepaid or (ii) if given by overnight courier or or to such other address as may be specified to the other in accordance with the provisions of this ant to this Section. personally delivered, when delivered to the person identified at the address specified in or pursu-Section and shall be effective (i) if given by mail, three business days after such communication

Filed 10/10/13

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11. Binding Effect

These Instructions are binding on you, your successors, if any, and any assigns of the Development Agreement.

12. Captions

fect the meaning of these Instructions. The captions of the sections of these Instructions are for convenience of reference and do not af-

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CITY OF DETROIT

13-53846-tjt

Norman L. White Finance Director

Ву

CITY OF DETROIT ADMINISTRATION

Pg 137 of 16g MUNG BALL SNIE 1200

DETROIT, MICHGAN 48226

PHONE 313-224-4466 WWW.DETROITMILGOV

June 23, 2009

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MotorCity Casino Hotel Detroit, MI 48201 2901 Grand River

Attn: Rhonda Cohen, Chief Operating Officer

₽ e: Payments to be made to the City of Detroit, Michigan (the City) pursuant to the Revised Development Agreement, dated August 2, 2002 among the MotorCity Casino Hotel City, Economic Development Corporation of the City of Detroit and

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payments to be paid to the City shall be paid to U.S. Bank N.A. (the Custodian) for the benefit of the City. Reference is made to the IRREVOCABLE INSTRUCTIONS, attached, that

Wednesday, June 24, 2009. The new wire instructions should be used for wires beginning on

Should you have any questions, do not hesitate to call (313 224-3491.

Very truly yours

Finance Director Norman L. White

DETROIT, MICHIGAN 48226
PHONE 313-224-349
FAX 313-224-4466
WWW,DETROITMI,GOV

June 23, 2009

MotorCity Casino Hotel 2901 Grand River Detroit, MI 48201

Attention: Rhonda Cohen, Chief Operating Officer

Casino Re: Payments to be made to the City of Detroit (the *City*) in respect of the below identified

Page 83 of

Dear Madam:

1. References to You and Your

MotorCity Casino Hotel is hereinafter referred to as you. Your has the correlative

Entered 10/10/13 14:54:54

1.2 of the below identified Development Agreement. As used herein, "you" and "your" also refer to your successors, if any, and any assigns

2. Applicability of these Instructions

Casino These Instructions are applicable with respect to the casino currently known as MotorCity Hotel and currently located at 2901 Grand River in Detroit, Michigan.

3. Certain Definitions

and you, any amendments thereto and any substitute for such Development Agreement. 2002 among the City, The Economic Development Corporation of the City of Detroit Development Agreement means the Revised Development Agreement, dated August 2,

Filed 10/10/13

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3.2 seq; MSA 18.969(201), et seq., as amended. Gaming Act means the Michigan Gaming Control and Revenue Act, MCL 432.201, et

Doc 1140-10

က က 432.212, as amended. Wagering Tax Revenue Statute means Section 12 of the Gaming Act, being MCL

Payments Subject to these Instructions

4.]. nons: The following payments (collectively, the Payments) only are subject to these Instruc-

13-53846-tjt

- 4.1.1. taxes payable pursuant to Detroit City Code Section 18-14-3 pursuant to the Wagering Tax Revenue Statute; and
- 4.1.2. interest and penalties payable pursuant to Detroit City Code Section 18-14-6(c);
- amounts payable pursuant to Section 3.14(a)(iv) of the Development Agreement
- 4.2. For the avoidance of doubt, Payments does not include:

1133-553-584165-55WIT

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Page 84 of

- 42 I any payments pursuant to any other section of the Development Agreement or ment; and rights to reimbursement made or to be made under any Development Agree-
- any municipal service fees authorized to be imposed by the City pursuant to Section 13 of the Gaming Act.
- 43 stitutes therefor. City Code or the Development Agreement include any amendments thereto or any sub-References to such sections of the Gaming Act, Wagering Tax Revenue Statute, Detroit

5. Place and Manner of Payment

the office of the Custodian in New York, New York, for credit to the below identified All Payments to be paid to the City shall be paid to U.S. Bank National Association (the Custodian) for the benefit of the City by wire transfer in immediately available funds at

Wiring Instructions: FBO=FOR FURTHER CREDIT TO U.S. BANK, N.A. ABA=U.S. BANK, Minneapolis (091000022) AC=180121167365

Trust # 132742003 Detroit (MotorCity) Revenue: Contact: Renee Poradek (651) 495-4132

Entered 10/10/13 14:54:54

Discharge of Liability

fect as if made to the City, and you shall have no further liability with respect to such Payments if made as herein provided. Payments made to the Custodian pursuant to these Instructions shall bave the same force and ef-

Changes to these Instructions

7.1. No change to these Instructions shall be effective for any purpose without the prior written consent of the Counterparties.

Filed 10/10/13 100

- 7.2. The initial Counterparties are
- 7.2.1. UBS AG
- 7.2.2. SBS Financial Products Company, LLC
- 7.2.3. Merrill Lynch Capital Services, Inc.

Doc 1140-10

- 7.3. As used herein, "Counterparties" includes any successors of the initial Counterparties and any assigns of certain interest rate swap agreements.
- 7.4. pendent investigation. stating that it is a "Counterparty" as such term is used herein without making any inde-You are entitled to rely on any consent stating that it is signed by a financial institution

13-53846-tit

3. Instructions are Irrevocable

and you have received prior written notice of such change from the City and copies of the written writing by the City with the prior written consent of the Counterparties as provided in Section 7 consents of each Counterparty delivered as set forth in Section 10. These Instructions are irrevocable and shall continue in full force and effect unless changed in

). Termination

tion 10 stating that the Custodial Agreement has terminated. These Instructions shall terminate upon written notice of the Custodian to you as set forth in Sec-

10. Communications and Notices

herein, mailed, sent or delivered: All communications and Notices hereunder shall be in writing and, unless otherwise stated

(a) if to the Custodian, at

U.S. Bank National Association 535 Griswold, Suite 550 Detroit, Michigan 48226

Page 85 of

Attention: Susan T. Brown

(b) if to you at

MotorCity Casino Hotel
2901 Grand River

Detroit, MI 48201

Attention: Chief Financial Officer

Entered 10/10/13 14:54:54

with copies to:

MotorCity Casino Hotel
2901 Grand River
Detroit, MI 48201

Attention: General Counsel

Filed 10/10/13

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is deposited in the mail with first class postage prepaid or (ii) if given by overnight courier or ant to this Section. personally delivered, when delivered to the person identified at the address specified in or pursu-Section and shall be effective (i) if given by mail, three business days after such communication or to such other address as may be specified to the other in accordance with the provisions of this

Binding Effect

ment Agreement. These Instructions are binding on you, your successors, if any, and any assigns of the Develop-

Doc 1140-10

12. Captions

fect the meaning of these Instructions The captions of the sections of these Instructions are for convenience of reference and do not af-

13-53846-tjt

City of Detroit,

Norman L.White Finance Director

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Page 3 of 3 Pages

1133-553-384165-55WIT

Receipt re: Lrrevocable Instructions dated June 23, 2009

TO: Norman L. White, Finance Director City of Detroit

June 23, 2009, addressed to MotorCity Casino Hotel, a copy of which is attached hereto. The undersigned hereby acknowledges receipt of certain Irrevocable Instructions dated

Dated: June 23, 2009

MOTORCITY CASINO HOTEL

signature

(please print/dame)

everly

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CITY OF DETROIT FINANCE DEPARTMENT ADMINISTRATION

Pg 142 of 169 Widowkin Center Widowkin Gwenue, State 1200 Detroit, Michigan 48226 Phone 313-224-3491 Fax 313-224-1466 WWW.DETROFINIT.GOV

June 23, 2009

555 East Lafayette Greektown Casino

Detroit, MI 48226

Attn: Cliff Vallier, Chief Financial Officer

Re: to the Revised Development Agreement, dated August 2, 2002 among the Payments to be made to the City of Detroit, Michigan (the City) pursuant City, Economic Development Corporation of the City of Detroit and

Greektown Casino

payments to be paid to the City shall be paid to U.S. Bank N.A. (the Custodian) for the benefit of the City. Reference is made to the IRREVOCABLE INSTRUCTIONS, attached, that

Wednesday, June 24, 2009. The new wire instructions should be used for wires beginning on

Should you have any questions, do not hesitate to call (313 224-3491

Very truly yours

Norman L. White

Finance Director

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June 23, 2009

555 East Lafayette Greektown Casino

Attention: Cliff Vallier, Chief Financial Officer Detroit, MI 48226

Casino Re: Payments to be made to the City of Detroit (the *City*) in respect of the below identified

Page 88 of

Dear Sir:

۲ References to You and Your

 Greektown Casino is hereinafter referred to as you. Your has the correlative meaning.

Entered 10/10/13 14:54:54

1.2 of the below identified Development Agreement. As used herein, "you" and "your" also refer to your successors, if any, and any assigns

Applicability of these Instructions

These Casino and currently located at 555 East Lafayette in Detroit, Michigan. Instructions are applicable with respect to the casino currently known as Greektown

'n **Certain Definitions**

and you, any amendments thereto and any substitute for such Development Agreement 2002 among the City, The Economic Development Corporation of the City of Detroit Development Agreement means the Revised Development Agreement, dated August 2,

Filed 10/10/13

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- 3.2 seq: MSA 18.969(201), et seq., as amended Gaming Act means the Michigan Gaming Control and Revenue Act, MCL 432.201, et
- ι i 432:212, as amended. Wagering Tax Revenue Statute means Section 12 of the Gaming Act, being MCL

Doc 1140-10

4. Payments Subject to these Instructions

4.1. tions: The following payments (collectively, the Payments) only are subject to these Instruc-

13-53846-tit

- 4.1.1. taxes payable pursuant to Detroit City Code Section 18-14-3 pursuant to the Wagering Tax Revenue Statute; and
- 4.1.2. interest and penalties payable pursuant to Detroit City Code Section 18-14-6(c);
- amounts payable pursuant to Section 3.16(a)(iv) of the Development Agreement
- 4.2. For the avoidance of doubt, Payments does not include:

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Door 316061-8-17

- 4.2.1 rights to reimbursement made or to be made under any Development Agreeany payments pursuant to any other section of the Development Agreement or ment; and
- 4.2.2. any municipal service fees authorized to be imposed by the City pursuant to Section 13 of the Gaming Act.
- 4.3. City Code or the Development Agreement include any amendments thereto or any sub-References to such sections of the Gaming Act, Wagering Tax Revenue Statute, Detroit

Ļη Place and Manner of Payment

5.1. All Payments to be paid to the City shall be paid to U.S. Bank National Association (the the office of the Custodian in New York, New York, for credit to the below identified Custodian) for the benefit of the City by wire transfer in immediately available funds at

Wiring Instructions:

FBO=FOR FURTHER CREDIT TO U.S. BANK, N.A. ABA=U.S. BANK, Minneapolis (091000022)

AC=180121167365

Contact: Renee Poradek (651) 495-4132 Trust # 132742002 Detroit (Greektown) Revenues

6. Discharge of Liability

fect as if made to the City, and you shall have no further liability with respect to such Payments Payments made to the Custodian pursuant to these Instructions shall have the same force and efif made as herein provided.

Changes to these Instructions

ten consent of the Counterparties. No change to these Instructions shall be effective for any purpose without the prior writ-

Filed 10/10/13

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- 7.2 The initial Counterparties are:
- 7.2.I. UBS AG
- SBS Financial Products Company, LLC
- 7.2.3. Merrill Lynch Capital Services, Inc.

Doc 1140-10

- 7.3. and any assigns of certain interest rate swap agreements. As used herein, "Counterparties" includes any successors of the initial Counterparties
- 7.4. stating that it is a "Counterparty" as such term is used herein without making any independent investigation. You are entitled to rely on any consent stating that it is signed by a financial institution

13-53846-tit

Instructions are Irrevocable

consents of each Counterparty delivered as set forth in Section 10. and you have received prior written notice of such change from the City and copies of the written writing by the City with the prior written consent of the Counterparties as provided in Section 7 These Instructions are irrevocable and shall continue in full force and effect unless changed in

Page 2 of 3 Pages

. Termination

tion 10 stating that the Custodial Agreement has terminated. These Instructions shall terminate upon written notice of the Custodian to you as set forth in Sec-

10. Communications and Notices

herein, mailed, sent or delivered: All communications and Notices hereunder shall be in writing and, unless otherwise stated

(a) if to the Custodian, at

U.S. Bank National Association 535 Griswold, Suite 550 Detroit, Michigan 48226 Attention: Susan T. Brown

Page 90 of

(b) if to you at

Greektown Casino 555 East Lafayette Detroit, MI 48226

Attention: Cliff Vallier, Chief Financial Officer

Entered 10/10/13 14:54:54

with copies to:

Andrea Hansen, Esq.
222 N. Washington Square, Suite 400
Lansing, MI 48933

ant to this Section. personally delivered, when delivered to the person identified at the address specified in or pursuis deposited in the mail with first class postage prepaid or (ii) if given by overnight courier or Section and shall be effective (i) if given by mail, three business days after such communication or to such other address as may be specified to the other in accordance with the provisions of this

Filed 10/10/13

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Binding Effect

ment Agreement. These Instructions are binding on you, your successors, if any, and any assigns of the Develop-

Doc 1140-10

12. Captions

fect the meaning of these Instructions, The captions of the sections of these Instructions are for convenience of reference and do not af-

City of Detroit

13-53846-tjt

Norman L. White Finance Director

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Page 3 of 3 Pages

Receipt re: Irrevocable Instructions dated June 23, 2009

TO: Norman L. White, Finance Director City of Detroit

The undersigned hereby acknowledges receipt of certain Irrevocable Instructions dated

June 23, 2009, addressed to Greektown Casino, a copy of which is attached hereto.

Dated: June 23, 2009

GREEKTOWN CASINO

Shappy Reed

(please print name)

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Page 1917 of

CITY OF DETROIT
FINANCE DEPARTMENT
ADMINISTRATION

DETROIT, MICHIGAN 48226 PHONE 313-224-3491 FAX 313-224-4466 WWW.DETROITNILGOV

June 23, 2009

MGM Grand Detroit, LLC 1777 3rd Street

1777 3rd Street Detroit, MI 48226

Attn: Ronald K. Holloway, V.P. and General Counsel

Page 92 of

Re: to the Revised Development Agreement, dated August 2, 2002 among the Payments to be made to the City of Detroit, Michigan (the City) pursuant Grand Detroit, LLC, City, Economic Development Corporation of the City of Detroit and MGM

Entered 10/10/13 14:54:54

for the benefit of the City. payments to be paid to the City shall be paid to U.S. Bank N.A. (the Custodian) Reference is made to the IRREVOCABLE INSTRUCTIONS, attached, that

Wednesday, June 24, 2009 The new wire instructions should be used for wires beginning on

Should you have any questions, do not hesitate to call (313 224-3491.

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Very truly yours,

Norman L. White Finance Director

13-53846-tjt

Doc 1140-10

June 23, 2009

1777 3rd Street MGM Grand Detroit, LLC

Detroit, MI 48226

Attention: Ronald K. Holloway, Vice President and General Counsel

Page 93 of

Casimo Re: Payments to be made to the City of Detroit (the City) in respect of the below identified

Dear Sir.

References to You and Your

MGM Grand Detroit, LLC is hereinafter referred to as you. meaning. Your has the correlative

Entered 10/10/13 14:54:54

1.2. of the below identified Development Agreement. As used herein, "you" and "your" also refer to your successors, if any, and any assigns

Applicability of these Instructions

Detroit, LLC and currently located at 1777 3rd Street in Detroit, Michigan. These Instructions are applicable with respect to the casino currently known as MGM Grand

Ψ Certain Definitions

- ... !-and you, any amendments thereto and any substitute for such Development Agreement. 2002 among the City, The Economic Development Corporation of the City of Detroit Development Agreement means the Revised Development Agreement, dated August 2,
- 3.2. seq; MSA 18.969(201), et seq., as amended Gaming Act means the Michigan Gaming Control and Revenue Act, MCL 432.201, et

Doc 1140-10

Filed 10/10/13

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<u>د</u>. 432.212, as amended. Wagering Tax Revenue Statute means Section 12 of the Gaming Act, being MCL

4 Payments Subject to these Instructions

4.1. tions: The following payments (collectively, the Payments) only are subject to these Instruc-

13-53846-tit

- taxes payable pursuant to Detroit City Code Section 18-14-3 pursuant to the Wagering Tax Revenue Statute; and
- 4.1.2. interest and penalties payable pursuant to Detroit City Code Section 18-14-6(c);
- amounts payable pursuant to Section 3.16(a)(iv) of the Development Agreement
- 4.2. For the avoidance of doubt, Payments does not include:

- 4.2.1. any payments pursuant to any other section of the Development Agreement or rights to reimbursement made or to be made under any Development Agree-
- any municipal service fees authorized to be imposed by the City pursuant to Section 13 of the Gaming Act.
- بن stitutes therefor. City Code or the Development Agreement include any amendments thereto or any sub-References to such sections of the Gaming Act, Wagering Tax Revenue Statute, Detroit

Page 94 of

Ņ Place and Manner of Payment

the office of the Custodian in New York, New York, for credit to the below identified Custodian) for the benefit of the City by wire transfer in immediately available funds at All Payments to be paid to the City shall be paid to U.S. Bank National Association (the

Wiring Instructions: ABA=U.S. BANK, Minneapolis (091000022) Contact: Renee Poradek (651) 495-4132 Trust # 132742001 Detroit (MGM Grand) Revenues AC=180121167365 FBO=FOR FURTHER CREDIT TO U.S. BANK, N:A.

Entered 10/10/13 14:54:54

Discharge of Liability

if made as herein provided. fect as if made to the City, and you shall have no further liability with respect to such Payments Payments made to the Custodian pursuant to these Instructions shall have the same force and ef-

Changes to these Instructions

No change to these Instructions shall be effective for any purpose without the prior written consent of the Counterparties.

Filed 10/10/13

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- 7.2. The initial Counterparties are
- 7.2.1. UBS AG
- 7.2.2. SBS Financial Products Company, LLC
- 7.2.3. Merrill Lynch Capital Services, Inc.

Doc 1140-10

- and any assigns of certain interest rate swap agreements. As used herein, "Counterparties" includes any successors of the initial Counterparties
- 74 stating that it is a "Counterparty" as such term is used herein without making any independent investigation. You are entitled to rely on any consent stating that it is signed by a financial institution

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8. Instructions are Irrevocable

consents of each Counterparty delivered as set forth in Section 10. and you have received prior written notice of such change from the City and copies of the written writing by the City with the prior written consent of the Counterparties as provided in Section 7 These Instructions are irrevocable and shall continue in full force and effect unless changed in

1133-55318855-5511

), Termination

tion 10 stating that the Custodial Agreement has terminated These Instructions shall terminate upon written notice of the Custodian to you as set forth in Sec-

Communications and Notices

herein, mailed, sent or delivered: All communications and Notices hereunder shall be in writing and, unless otherwise stated

(a) if to the Custodian, at

U.S. Bank National Association 535 Griswold, Suite 550 Detroit, Michigan 48226 Attention: Susan T. Brown

Page 95 of

(b) if to you at

Mr. Ronald K. Holloway Vice President and General Counsel MGM Grand Detroit, LLC 1777 3rd Street Detroit, MI 48226

Entered 10/10/13 14:54:54

personally delivered, when delivered to the person identified at the address specified in or pursuis deposited in the mail with first class postage prepaid or (ii) if given by overnight counter or Section and shall be effective (i) if given by mail, three business days after such communication or to such other address as may be specified to the other in accordance with the provisions of this ant to this Section.

11. Binding Effect

ment A*greeme*nt. These Instructions are binding on you, your successors, if any, and any assigns of the Develop-

Filed 10/10/13

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12. Captions

The captions of the sections of these Instructions are for convenience of reference and do not affect the meaning of these Instructions.

Doc 1140-10

City of Detroit,

Norman L. White Finance Director

13-53846-tjt

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Page 3 of 3 Pages

Receipt re: Irrevocable Instructions dated June 23, 2009

TO: Norman L. White, Finance Director City of Detroit

The undersigned hereby acknowledges receipt of certain Irrevocable Instructions dated

June 23, 2009, addressed to MGM Grand Detroit, LLC, a copy of which is attached hereto.

Dated: June 23, 2009

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MGM-GRAND DETROIT

LLC

(please print name)

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JENNIFER M. GRANHOLM GOVERNOR

STATE OF MICHIGAN MICHIGAN GAMING CONTROL BOARD DETROIT

RICHARD S. KALM EXECUTIVE DIRECTOR

June 18, 2009

Page 97 of

Chicago, IL 60601 Shefsky & Froelich, Ltd Mr. Michael Shaller 111 East Wacker Dr., Suite 2800

R electronically transfer City taxes to a custodial account Irrevocable Instructions directing the three licensed Detroit casinos to

Entered 10/10/13 14:54:54

Dear Mr. Schaller:

"Irrevocable Instructions") directing the three licensed Detroit casinos to electronically transfer (the "Transfer") the portion of the City's money due under the Gaming Act and the Revised of Detroit has enacted an ordinance and taken all related action necessary to direct the three licensed Detroit casinos to make the Transfer to the Account. Custodian and certain counterparties; and (ii) advising the Board that the City Council of the City Service Corporation, the Detroit Police and Fire Retirement System Service Corporation, the June 15, 2009, by and among the City of Detroit, the Detroit General Retirement System Association (the "Custodian") in connection with a certain Collateral Agreement dated as of Development Agreement to a custodial account (the "Account") held by U.S. Bank National counsel, (i) transmitting to and advising the Board of certain irrevocable instructions (the We are in receipt of a letter from Shefsky & Froelich Ltd., the City's outside gaming

goods or services are being provided to the casinos, no licensing is required Upon review of this matter, I do not find any compliance issues at this time and since no

Sinceret

Doc 1140-10

Filed 10/10/13

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RSK/db

Executive Director

13-53846-tjt

Richard S.

Kalm

င္ပ Cindy Bliss, MGM Grand Detroit, LLC

Mike Roy & Cheryl Scott Dube, MotorCity Casino, LLC Olisaeloka Dallah, Greektown Casino, LLC

John Page, MGCB

Andrea Hansen, Honigman, Miller, Schwartz & Cohn, LLP

Peter Ellsworth, Dickinson Wright, PLLC

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WRITTEN INSTRUCTIONS TO CUSTODIAN UNDER COLLATERAL AGREEMENT

June 13, 2013

Via Email, Facsimile and Courier

535 Griswold, Suite 550 U.S. Bank National Association Attention: Susan T. Brown Detroit, Michigan 48226

Page 99 of

To Whom It May Concern:

Association, as Custodian and the Other Persons Party thereto (the "Collateral Agreement"). of Detroit, the Detroit General Retirement System Service Corporation and Detroit Police and Capitalized terms used but not defined herein have the meanings assigned to such terms in the Collateral Agreement. Fire Retirement System Service Corporation, severally and not jointly, U.S. Bank National Reference is made to the Collateral Agreement dated as of June 15, 2009, among the City

Entered 10/10/13 14:54:54

from the City (other than Regular Custodial Payments due and owing to the Custodian). Custodian to refrain from acting with respect to such amounts until it receives further instruction amounts remain in the Holdback Account after such payments, the City hereby instructs the with respect to each of UBS AG and SBS Financial Products Company, LLC. payment on account of the Hedges, which amounts are equal to approximately \$5,710,084.38 and the amounts due to SBS Financial Products Company, LLC with respect to the June 14, 2013 The City of Detroit hereby instructs the Custodian to pay the amounts due to UBS AG To the extent any

[Signature Page Follows]

13-53846-tit

Doc 1140-10

Filed 10/10/13

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to Custodian Under Collateral Agreement as of the date first above written. IN WITNESS WHEREOF, the undersigned has duly executed these Written Instructions

THE CITY OF DETROIT

By: Name:

Page 100 of

Title: //

cc: City of Detroit Law Department

First National Building, Suite 1650

Entered 10/10/13 14:54:54

660 Woodward Avenue

Detroit, Michigan 48226

Attn: Corporation Counsel

Cadwalader, Wickersham & Taft LLP

New York, New York 10281 One World Financial Center

Attn: Lary Stromfeld

Filed 10/10/13 100

Bingham McCutchen LLP

399 Park Avenue

New York, NY 10022-4689

Attn: Edwin Smith

McDermott Will & Emery 227 West Monroe Street

Chicago, IL 60606-5096

Attn: William P. Smith

13-53846-tjt

Doc 1140-10